

Hasipushkurini, and Balsi with its puttis in thana Indas, and to the union of Patroayer in thana Shonamukhi in the district of Burdwan, with effect from 15th August 1878.

The limits of the villages of Issorgoria, Hasipushkurini, and Balsi with its puttis for the purposes of this Act will be the same as those marked in the survey maps, and those of the union of Patroayer will be the same as those prescribed for the purposes of Act V (B.C.) of 1876.

HORACE A. COCKSHELL,
Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT.—BENGAL.

ESTABLISHMENTS.

The 31st July 1878.

No. 166.—*Leave of absence.*—Mr. A. H. Tyndall, Executive Engineer (temporary rank), Second Grade, attached to the Dinagepore division, is allowed privilege leave for three months under Civil Leave Code, Chapter VII, Section 32.

The 3rd August 1878.

No. 167.—*Notifications.*—The services of Baboo Haran Chunder Banerjee, Assistant Engineer, Third Grade, attached to the Dinagepore division, are placed at the disposal of the Serampore Municipality as a temporary measure, or until further orders.

No. 168.—Mr. P. J. Neuville, Executive Engineer (temporary rank), Second Grade, joined the Burdwan division on the 19th July 1878, afternoon.

No. 169.—Major-General J. E. T. Nicolls, R.E., Chief Engineer and Secretary in this department, availed himself of the three months' privilege leave granted* to him from the 23rd July 1878, afternoon.

No. 170.—The following order, issued by the Government of India in the Public Works Department, is republished for information.

No 297 of the 12th July 1878.—Mr. J. Robinson, Assistant Engineer, First Grade, Military Works Branch, temporarily employed under the Government of Bengal, is transferred to the North-Western Provinces and Oudh, Provincial Establishment.

The 5th August 1878.

No. 171.—*Transfers.*—Mr. F. Bond, Executive Engineer, First Grade, from the Circular and Eastern Canals to the Presidency division, in the interests of the public service.

No. 172.—Baboo Gopal Chunder Mookerjee, Executive Engineer, Third Grade, from the Presidency to the Dacca division, in the interests of the public service.

A. CADELL, Col., R.E.,
Offg. Secy. to the Govt. of Bengal
in the Public Works Department.

IRRIGATION.

NOTIFICATION.—ESTABLISHMENT.

The 5th August 1878.

No. 222.—*Transfer.*—Mr. A. Hayes, Assistant Engineer, Second Grade, is transferred in the interests of the public service from the Sone to the South Western Circle.

No. 223.—*Notification.*—Mr. M. J. J. P. Norman, Assistant Engineer, Second Grade, having reported his return, on the afternoon of the 2nd of August 1878, from the sick leave granted him in the orders marginally noted, the unexpired portion of that leave is hereby cancelled.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

[Second Publication.]

The 15th July 1878.

No. 213.—*Notification.*—The following draft rules, having reference to the Banapattie khall from the Lock at the Midnapore Canal down to the Hooghly, are hereby published under the provision of Section 12 of the Canals Act of 1864 (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear rises above the water to a height exceeding 7½ feet, will be allowed to moor on the right or south bank of the khall.
3. All vessels on the left or north bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.

4. No anchor must be dropped within the limits of the navigable channel to which these rules refer, except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.

5. All vessels moored to either bank must be kept as close as possible to the bank.

6. Every person, either personally or by his servant, infringing any of the above Rules (1 to 5) shall be liable, under Section 11 of the Canal Act, to a fine not exceeding Rs. 20 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

[Second Publication.]

The 29th July 1878.

No. 221.—Notification.—The following draft rules, having reference to the Gowkhally khall from the Lock of the Tidal canal down to the Hooghly, are hereby published under the provisions of Section 2 of the "Canals' Act of 1864" (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.

2. No vessel, any part of whose cargo, hull-rigging, or gear, rises above the water a height exceeding seven and half feet will be allowed to moor on the left or west bank of the khall.

3. All vessels on the right or east bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.

4. No anchor must be dropped within the limits of the navigable channel to which these rules refer except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.

5. All vessels moored to either bank must be kept as close as possible to the bank.

6. Every person, either personally or by his servant, infringing any of the above rules (1 to 5) shall be liable, under Section 2 of the Canal Act, to a fine not exceeding Rs. 50 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

F. T. HAIG, Col., R.E.,
Joint Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

RAILWAY.

Darjeeling, the 3rd August 1878.

Notification No. 12.—Mr. F. E. Braham, Assistant Engineer, First Grade (temporary rank), Northern Bengal State Railway, is granted three months' leave to study the native languages under Public Works Code Chapter II, Section 4, paragraph 28, with effect from the forenoon of the 20th July 1878, and one month's privilege leave in continuation thereof.

G. F. WILSON,
Assistant Secretary.

[First Publication.]

DECLARATION.

The 3rd August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for a cable-house and for laying the cable under ground in connection with the Northern Bengal State Railway in the village of Damookdea, pergunnah Taragonia, in Mahmoodshahi, district Nuddea, it is hereby declared that for the above purpose a strip of land running from the Mohattra land of Mothura Nath Biswas to the river Padma, measuring more or less 776 feet in length, and breadth ranging from 55 feet to 12 feet, measuring more or less 1 rood and 7 poles, equivalent to 17 cottahs and 12 chittacks of standard measurement, passing through the aforesaid village of Damookdea, is required in the district of Nuddea.

This declaration is made, under Section 6 of Act X of 1870, to all whom it may concern.

G. F. WILSON,
Assistant Secretary.

JAIL DEPARTMENT.

No. 6623, dated 30th July 1878.—Surgeon Edward Bovill made over charge of the Mymensingh Jail to Surgeon James Moorhead on the afternoon of the 19th instant.

S. S. LYNCH,
Deputy Inspector-General of Jails, Bengal.

Sheriff's Office, the 10th July 1878.

NOTICE is hereby given that the Seventh Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be holden at the Court-house, in the Town of Calcutta, on Wednesday, the Seventh day of August next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be then and there to prosecute.

W. J. CURTOYS, Sheriff.

সর্বিক আকিস, সন ১৮৭৮ মাস ১০ তুলাই।

সকলকে সহাচার মেণ্টে যাইতেছে যে স্থবে বাজালার লেস্ট উইলিংবন হৃষ্টের অধীন শহর কলিকাতার ৩ অসম্যাম্য স্থানের কৌজদারী বিচার নিষ্পত্তি কর্ম আগামিসন ১৮৭৮ মাসের ৭ই আগস্ট দুর্বার বেলা ১১ বটিকার সময় এবং যে পর্যন্ত দেশিয়ামনের কার্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাই কোর্টের আপেল আবাসন হয়ে সন ১৮৭৮ মাসের সপ্তম তিনিমিল দেশিয়াল বসিবেক এবং একদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তি কোন করেনীর বিকলে কৌজদারী মিছিল করিবেক ভাবার উক্ত স্থানে উক্ত সময়ে হাজির থাকিবা যোকজ্ঞ করে ইচ্ছি।

W. J. CURTOYS, Sheriff.

TREASURY NOTICE.

UNCOVENANTED DEPUTY COLLECTOR BABOO ABHOO KUMAR BOSE has been placed in charge of the Dinagepore Treasury, and is authorized to draw bills on other treasuries.

J CRAVEN, Personal Assistant to Commissioner.

COMMR.'S OFFICE, RAJSHAHYE AND C. B. DIVISION, DARJEELING, the 27th July 1878.

EDUCATIONAL NOTICES.

Orders by the Vice-Chancellor and Syndicate of the Calcutta University.

The under-mentioned students have passed the Examination in Civil Engineering :—
B. C. E.

Second Division.

Gangapudhyay, Sureschandra Presidency College, C. E. Department.

L. C. E.

Second Division.

In Order of Merit.

Chuttopudhyay, Bhutnath Presidency College, C. E. Department.

Ditto, Upendravath Ditto ditto.

Ditto, Haridas Ditto ditto.

De, Nevaranchandra Ditto ditto.

Biswas, Priyakrishna Ditto ditto.

CHARLES H. TAWNEY,

SENATE HOUSE, the 5th August 1878.

Registrar.

Calcutta University.

NOTICE.

The University Examinations in Arts of 1878-79 will be held on the under-mentioned dates :—

Entrance Examination and First Examination in Arts on Monday, the 2nd December, and following days.

B. A. Examination on Monday, the 6th January, and following days.

Applications from candidates for admission to the Entrance and First Arts Examinations must be lodged with the Registrar before the 2nd November.

Applications from candidates for admission to the B. A. Examination must be lodged with the Registrar before the 6th December.

All candidates from the same Institution must appear at one and the same place of examination.

By order of the Vice-Chancellor,

CHARLES H. TAWNEY,

Registrar.

SENATE HOUSE, the 13th July 1878.

MR. CONARD PEREIRA, of Bombay, and Baboo Phani Bhushan Mookerji, of the Dacca College, have been elected Gilchrist scholars for 1878. The following candidates are deemed worthy of honorable mention :—

Baboo Devendra Nath Mitra, of the Medical College.

Mr. Joseph Adie, of la Martiniere, Lucknow.

Baboo Amrita Lal Ray.

The Latin subject for the Gilchrist scholarship examination of 1879 will be the second book of Livy.

The 15th July 1878.

A. W. CROFT,
Offg. Director of Public Instruction.

No. 96PI.

JUNIOR SCHOLARSHIP NOTICE FOR ORISSA DIVISION FOR 1878.

It is hereby notified that of the 10 junior scholarships allotted to this division, four second grade scholarships of Rs. 15 a month for two years will be awarded, irrespective of district, to those candidates who obtain the highest total of marks in the examination to be held in December next, and that the remaining six third grade scholarships of Rs. 10 per month will be distributed among the three districts of the division as follows :—

To Cuttack	2
,, Pooree	2
,, Balasore	2

Scholarships not taken up by the district to which they are allotted will be awarded to candidates from other districts standing next on the divisional list.

The above scholarships will be tenable only in the Cuttack College.

A. SMITH, *Officiating Commissioner.*

ORISSA COMMISSIONER'S OFFICE, CUTTACK, 1st August 1878.

NOTIFICATION OF THE BOARD OF REVENUE.

No. 987B.

NOTICE is hereby given that the Ninth Sale of Opium, the provision of 1875-76, 1876-77, and will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 2nd September 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

	Chests.
Behar Opium	... 2,500
Benares ,,	... 2,000
Total	<u>4,500</u>

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazette*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th September 1878, respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Saturday, the 7th September 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 17th September 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so :—

Dates.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 25th September 1878	... 2,500	2,000	4,500
On or about Tuesday, 5th November	" 2,500	2,000	4,500
On or about Monday, 2nd December	" 2,500	2,000	4,500
Total	<u>7,500</u>	<u>6,000</u>	<u>13,500</u>

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary.*

BOARD OF REVENUE, L. P., PORT WILLIAM, the 30th July 1878.

NOTIFICATION.

BONDERS of salt are hereby informed that, in future, they will be permitted to bond any quantity of salt not less than 5,000 maunds, without being liable for the rent of an entire salt golah, upon providing mat partitions so as to keep each quantity of salt so bonded separate and distinct, and paying only Rs. 5 per mensem per 1,000 maunds of salt so stored.

Application for space under this notification to be made to the Superintendent, Sulkeah Salt Golahs.

CALCUTTA, CUSTOM HOUSE, the 6th August 1878. J. D. MACLEAN, Collector of Customs.



The Calcutta Gazette.

WEDNESDAY, AUGUST 14, 1878.

CONTENTS.

	Page.		Page.
PART I.—Orders and Notifications by the Lt.-Governor of Bengal, the High Court, Government Treasury, &c.	229—234	PART IV.—Bills of the Bengal Council	Nil.
PART IA.—Orders and Notifications by the Government of India	233—234	PART V.—Acts of the Legislative Council of India	Nil.
PART II.—Advertisements	1070—1103	PART VI.—Bills of the Legislative Council of India:— Preliminary Report of Select Committee on the Indian Mailway Bill, No. II	59—61
PART III.—Acts of the Bengal Council	Nil.	SUPPLEMENT NO. 25	587—593

Parts IA, V, and VI are not sent to officers receiving the Gazette of India.

PART I.

Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 3766A.

GENERAL.—*The 19th July 1878.*—Baboo Gour Harry Roy is appointed temporarily to be a Sub-Deputy Collector in Midnapore for employment on land registration work.

The 8th August 1878.—Major T. B. Michell, Officiating Cantonment Magistrate, Dum-Dum, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may have availed himself of it in anticipation of sanction.

Captain W. Hopkinson, Cantonment Magistrate, Barrackpore, is appointed to act, in addition to his own duties, as Cantonment Magistrate of Dum-Dum during the absence, on leave, of Major T. B. Michell, or until further orders.

Mr. H. B. Beames, Deputy Magistrate and Deputy Collector, reported his departure from India, on furlough, on the 2nd instant.

Baboo Kali Nath Bose, Deputy Magistrate and Deputy Collector, Dacca, is transferred to Mymensingh.

The 9th August 1878.—Baboo Gooroo Churn Dass, Deputy Magistrate and Deputy Collector, Manbroom, is allowed leave for two months, under Section 3, Supplement F to the Civil Leave Code, with effect from such date as he availed himself of it in anticipation of sanction.

Mr. H. S. Readon, Officiating Magistrate and Collector, Cuttack, having resumed charge of his duties in the afternoon of the 22nd ultimo, the unexpired portion of the leave granted to him under orders dated the 5th idem, is cancelled.

Baboo Sitanath Mookerjee is appointed to act temporarily as a Sub-Deputy Collector of the Second Grade, and is posted to Nattore in Rajshahye.

Baboo Khetter Mohun Mookerjee, Officiating Deputy Magistrate and Deputy Collector, Maldah, is vested with the powers of a Collector under the Land Acquisition Act X of 1870.

Baboo Kishen Chunder Ghose was employed as a Sub-Deputy Collector of the Second Grade at Patna from the 21st to the 29th May last, *vice* Moonshee Abdulla, deputed to the License Tax Department.

Baboo Juddoo Nath Sirkar, Sub-Deputy Collector, Second Grade, Nowada, in the district of Gya, is appointed temporarily to be a Sub-Deputy Collector of the First Grade, *vice* Mouli Nasiruddin, appointed a circle officer under the Bengal License Tax Act.

The 10th August 1878.—In supersession of the orders of the 24th ultimo, Mr. T. D. Beighton, Joint-Magistrate and Deputy Collector, Julpigoree, is transferred to the Sudder Station of the Balasore district.

Mr. G. G. Collins is appointed to act, until further orders, as a Deputy Magistrate and Deputy Collector, and is posted to Lohardugga.

Mr. F. F. Handley is appointed to act, until further orders, as a Joint-Magistrate and Deputy Collector of the First Grade in Cuttack, with effect from the date of his being relieved of his acting appointment as Magistrate and Collector of Cuttack.

The 12th August 1878.—The following promotions in the Subordinate Executive Service are sanctioned, with effect from the date of Baboo Grish Chunder Mitter's death:—

Mr. W. C. Muller, Deputy Magistrate and Deputy Collector, Julpigoree, is confirmed in the Fifth Grade, *vice* Baboo Grish Chunder Mitter, deceased.

Baboo Bhubun Mohun Raha, Deputy Magistrate and Deputy Collector, Chandpore, Tipperah, is promoted temporarily to the Fifth Grade, *vice* Mr. W. C. Muller.

" Mohendro Nath Gupta, Deputy Magistrate and Deputy Collector, Chittagong, is confirmed in the Sixth Grade, *vice* Mr. W. C. Muller.

" Mohanund Gupta, Deputy Magistrate and Deputy Collector, on special duty under the Irrigation Department, is promoted temporarily to the Sixth Grade, *vice* Baboo Bhubun Mohun Raha.

" Juggobundhoo Khan, temporary Deputy Magistrate and Deputy Collector, Maldah, is confirmed in the Seventh Grade, *vice* Baboo Mohendro Nath Gupta.

Mr. J. F. Harrison is promoted temporarily to the Fifth Grade, *vice* Baboo Bhugwan Chunder Sen. Mr. Harrison will continue to act as First Inspector of Registration Offices, until further orders.

Baboo Raj Gopal Roy, Personal Assistant to the Commissioner of Chota Nagpore, is confirmed in the Sixth Grade, *vice* Baboo Lachminarain.

" Brojo Mohun Roy, Deputy Magistrate and Deputy Collector, on special duty, is promoted temporarily to the Sixth Grade, *vice* Baboo Raj Gopal Roy.

Mr. C. J. S. Faulder, Assistant Magistrate and Collector, Safun, is allowed leave for one month and seventeen days, under the rules in Chapter VII of the Civil Leave Code with effect from such date as he may have availed himself of it.

Baboo Gopal Chunder Sen, Deputy Magistrate and Deputy Collector, Burdwan, is transferred to Bankoora.

Mouli Buzal Karim, Officiating Deputy Magistrate and Deputy Collector, Bankoora, is transferred to Burdwan.

Lieutenant J. F. Rivett-Carnac, Officiating Assistant Commissioner, Sungoo, Chittagong Hill Tracts, is allowed subsidiary leave from the 1st to the 13th December 1877, in extension of the leave granted to him under orders of the 6th May last.

Kumar Girindra Narain Deb is appointed to act as a Deputy Magistrate and Deputy Collector, and is posted to Burdwan.

The 13th August 1878—Mr. E. M. Reily, Deputy Magistrate and Deputy Collector, Rampore Haut, in Moorshedabad, is vested with the powers of a Collector under Act X of 1870 for the purpose of acquiring land required for public purposes in the sub-division of Rampore Haut.

Baboo Brojo Kant Roy, Deputy Magistrate and Deputy Collector, in charge of the Atia division of the Mymensingh district, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may be relieved.

Baboo Mohinee Mohun Chuckerbutty, Deputy Magistrate and Deputy Collector, Tipperah, is transferred to Mymensingh, and is appointed to have charge of the Atia division of that district.

Baboo Tarini Sunker Roy, Officiating Deputy Magistrate and Deputy Collector, Manickgunge, in Dacca, is transferred to the Sudder Station of the Tipperah district.

Baboo Poorno Chunder Ghose, Deputy Magistrate and Deputy Collector, Dacca, is appointed to have charge of the Manickgunge division of that district.

POLICE—*The 9th August 1878*—Mr. W. C. Fasson, who was appointed, under orders dated the 30th ultimo, to act as an Assistant Superintendent of Police, is posted to the district of the 24-Pergunnahs.

ECCLESIASTICAL.—*The 12th August 1878.*—The following gentlemen are appointed to be Marriage Registrars under Act III of 1872 in the suburbs of Calcutta:—

Baboo Sushi Podo Banerjee. | Baboo Bhurban Mohun Dass.

REGISTRATION.—*The 2nd August 1878.*—Mr. W. R. Ricketts, Officiating Deputy Magistrate and Deputy Collector, Julpigoree, is also appointed to be Sub-Registrar of Julpigoree.

The 13th August 1878.—Baboo Bhugobati Charun Chatterjee, Special Sub-Registrar, Alipore, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Baboo Poorno Chunder Chatterjee, Special Sub-Registrar of Hooghly, is appointed to act as Special Sub-Registrar of Alipore during the absence, on leave, of Baboo Bhugobati Charun Chatterjee, or until further orders.

Mr. R. Cornish, Officiating Joint-Magistrate and Deputy Collector, Hooghly, is also appointed to act as Special Sub-Registrar of that district during the absence, on deputation, of Baboo Poorno Chunder Chatterjee, or until further orders.

EDUCATION.—*The 5th August 1878.*—Mr. E. R. T. Tiery is appointed to be Head Master of the Chupra Zillah School.

The 9th August 1878.—The Revd. W. Wilkinson is appointed to be a member of the District School Committee of Purneah.

The 10th August 1878.—Mr. A. W. Croft, M.A., Officiating Director of Public Instruction, is confirmed in that appointment, *vice* Mr. J. Sutcliffe, deceased, with effect from the 1st instant.

Mr. Alfred Ewbank, M.A., Principal of the Dacca College, on leave, is promoted to the Second Class of the Bengal Educational Service, *vice* Mr. A. W. Croft.

Mr. J. Willson, M.A., Professor, Patna College, is confirmed in the Third Class of the Bengal Educational Service, *vice* Mr. H. Blochmann, deceased, with effect from the 1st instant.

Baboo Prasanna Kumar Sarvadikari, Officiating Principal of the Berhampore College, is promoted temporarily to the Third Class of the Bengal Educational Service, *vice* Mr. A. W. Garrett.

OPIUM.—*The 8th August 1878.*—Mr. Walter Keown is appointed to act as an Assistant Sub-Deputy Opium Agent, Benares Agency, during the absence, on deputation, of Mr. J. S. R. Innes, or until further orders, with effect from the date on which he joined his appointment.

Mr. Lumley Spence is appointed to act as an Assistant Sub-Deputy Opium Agent, Behar Agency, during the absence, on deputation, of Mr. G. M. Gregory, or until further orders.

MEDICAL.—*The 12th August 1878.*—Surgeon A. B. Strahan, 36th Regiment N. I., is appointed, in addition to his own duties, to have charge of the Lock Hospital at Barrackpore, with effect from the 1st instant, *vice* Surgeon W. M. Courtney.

The privilege leave of absence for three months granted to Surgeon F. C. Nicholson, Superintendent of the Presidency Jail and Officiating 1st Resident Surgeon, Presidency General Hospital, will have effect from the 18th, instead of the 15th, instant, as notified in the *Calcutta Gazette* of the 7th August 1878.

FORESTS.—*The 13th August 1878.*—The following postings of Forest Officers are notified:—

Mr. G. W. Strettell, Deputy Conservator of Forests, to the charge of the Sunderbans Division.

„ G. A. Richardson, Assistant Conservator of Forests, to the charge of the Buxa Division.

„ E. Fuchs, Assistant Conservator of Forests, to the charge of the Teesta Division.

Mr. W. Johnstone, Assistant Conservator of Forests, to be employed on demarcation work in the Damsong Sub-Division of the Darjeeling District.

ECONOMIC MUSEUM.—*The 12th August 1878.*—Mr. R. C. Dutt, Officiating Joint-Magistrate and Deputy Collector, Tipperah, is appointed to be a member of, and Secretary to, the Economic Museum Committee of that district.

ROAD CESS.—*The 8th August 1878.*—Mr. J. W. King, Manager, Harrak Factory, is appointed to be a member of the Begoorserai Branch Road Cess Committee, *vice* Mr. C. Crowdy.

The 12th August 1878.—The following gentlemen are re-appointed to be members of the Branch Road Cess Committee of Jhenidah, in the district of Jessore:—

The Sub-Divisional Officer, <i>Chairman.</i>	Baboo Taruek Nath Chatterjee, Zemindar.
--	---

Baboo Kedar Nath Buxi, Zemindar, <i>Vice-Chairman.</i>	„ Hur Nath Chatterjee, ditto.
--	-------------------------------

Mr. W. Shirreff, Planter.	„ Chunder Kant Roy, ditto.
---------------------------	----------------------------

Baboo Sree Nath Roy, Zemindar.	„ Kesub Chunder Banerjee ditto.
--------------------------------	---------------------------------

Mr. R. F. Stevens, Planter, is appointed to be a member of the Branch Road Cess Committee of Jhenidah, in the district of Jessore.

Mr. J. M. Gibbon, Manager of the Moria Indigo Factory, is appointed to be a member of the Branch Road Cess Committee of Bettiah.

The following Notifications are republished from the *Assam Gazette* :—

No. 72.—*The 27th July 1878*.—Mr. Frank St. Clair Grimwood, B.A., c.s., whose services have been placed at the disposal of this Administration by the Government of Bengal, is posted to the head-quarters station of the district of Sibsagar.

No. 73.—Mr. William Charles Macpherson, c.s., whose services have been placed at the disposal of this Administration by the Government of Bengal, is posted to the head-quarters station of the district of Sylhet.

No. 76.—*The 1st August 1878*.—The undermentioned officer has been granted by Her Majesty's Secretary of State for India permission to return to duty, as advised in list dated 21st June 1878 :—

Name.	Service.	Appointment.	Date on which permitted to return.
J. M. E. Gouldsbury...	Uncommissioned ...	District Superintendent of Police, fourth grade, Assam.	Within the period of his leave.

No. 13.—*The 26th July 1878*.—Mr. Croft Ridesdale, Inspector of Police, Garo Hills, held charge of the office of the District Superintendent of Police, Garo Hills, from the 22nd May to the 10th June 1878.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

NOTIFICATION.

The 8th August 1878.—Mr. A. M. Nash, Professor, Presidency College, having passed by the High Proficiency Standard in Bengali at the examination held on the 1st July last, is allowed, under the rules for the encouragement of the study of oriental languages among graded European officers of the Bengal Educational Service, to draw the authorized donation of Rs. 1,000.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

ERRATUM.

The 7th August 1878.—In modification of the notification publishing the names of successful candidates for enrolment as revenue agents, which appeared in Part I of the *Calcutta Gazette* of the 2nd, 9th, and 16th of January 1878, pages 4, 22, and 37, the following corrected name is published :—

Division.	District.	No.	For	Road
Burdwan	Hooghly with Howrah	1	Hari Chandra Majumdar...	Hara Chandra Majumdar.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 6th August 1878.—The following programme of a visitation tour of the Lord Bishop of Calcutta through the territories subject to the Lieutenant-Governor of Bengal is hereby published for general information :—

PATNA DIVISION.

Stations.	Arrivals.
Buxar	... 16th November 1878.
Arrah	... 18th "
Asansole	... 20th "
Calcutta	... 23rd "

BHAGULPORE DIVISION.

Stations.	Arrivals.	Departures.
Taljhari	... 26th November 1878	29th November 1878.
Sarjomghuta...	... 29th "	30th "
Chuchi	... 30th "	2nd December 1878.
Rajabitta	... 2nd December 1878	3rd "
Godda	... 3rd "	5th "
Dhapni	... 5th "	6th "
Hiranpur	... 6th "	7th "
Lukhipur	... 7th "	9th "
Bahawa	... 9th "	10th "
Calcutta	... 11th "	

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 6th August 1878.—Plans and an estimate amounting to Rs. 39,994.12-4, for the purchase, &c., of six hydraulic cranes to replace the worn out steam cranes now in use, having been submitted by the Vice-Chairman to the Commissioners for making Improvements in the Port of Calcutta with his letter No. 1125, of the 6th July 1878, to the address of the Public Works Department of this Government, the Lieutenant-Governor is pleased, under Section 35, Act V (B.C.) of 1870, to approve the plans and estimate.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

*The 30th July 1878.—It is hereby notified for general information that under Section 23 of the Chota Nagpore 'Tenures' Act II (B.C.) of 1869, the Lieutenant-Governor of Bengal is pleased to direct that the following revised rules shall be substituted for Rules XV and XVI of the rules issued under Section 23 of the said Act and published in the *Calcutta Gazette* of the 24th March 1869, pages 629 and 630:—*

Rule XV.—A copy of the entry made in the register regarding his tenure shall be furnished free of charge, when applied for, to the person in whose name such tenure may be registered, or to his legal representative.

Rule XVI.—A copy of the entire register of the village shall be given free of charge, when applied for, to the proprietor or farmer of the village, or his legal representative.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 31st July 1878.—The following Resolution by the Government of India in the Department of Revenue, Agriculture, and Commerce is published for general information.

By order of the Lieutenant-Governor of Bengal,

A. MACKENZIE,
Secy. to the Govt. of Bengal.

No. 227.

GOVERNMENT OF INDIA.

DEPARTMENT OF REVENUE, AGRICULTURE, AND COMMERCE.

(SALT.)

Simla, the 31st July 1878.

RESOLUTION.

READ again the following papers:—

Act XVIII of 1877.

Notification No.	156,	dated the 30th June 1876.
Ditto	" 254,	ditto 28th December 1877.
Ditto	" 255,	ditto ditto.
Ditto	" 21,	ditto 17th January 1878.
Ditto	" 85,	ditto 18th March "

Read also—

Notification No.	225,	dated the 31st July 1878.
Ditto	" 226,	ditto ditto.

Observations.—For many years past the Government of India have been anxious to equalise the burthen of salt taxation throughout the country. The rate of duty on salt has always been higher, and until the beginning of this year very much higher, in the Bengal Presidency than in the Presidencies of Madras and Bombay. In April 1861 the duty in the Lower Provinces of Bengal stood at Rs. 3-4 per maund, and in the Upper Provinces at Rs. 3 per maund, while in the Presidencies of Madras and Bombay it was only Re. 1-4 per maund.

2. In the Northern Provinces of India, moreover, the cost of salt was further relatively enhanced by the greater distances from the sources of supply, and the prices of the article to the consumer were consequently on the whole much higher than elsewhere.

3. The financial exigencies of the State did not admit of the loss of any part of the revenue derived from the salt duties, and it became obvious that the only practicable way of reducing the excessive prices in Northern India was to equalise the duties throughout the whole country, for the great differences of which in the several provinces there was no justification in principle.

4. In the five years ending 1877-78 the average annual quantity of salt taxed in British India was about 240 lakhs of maunds, and the average annual duty was about six crores of

rupees, giving an average rate of Rs. 2-8 per maund. As the object of the Government was not to increase the total revenue from the salt duty, but only to maintain the amount which had been previously realized, a rate of Rs. 2-8 per maund was taken for general adoption.

5. The duties in Madras and Bombay have accordingly been gradually raised, until in December last they were fixed at Rs. 2-8 per maund. At the same time the duty in Bengal was reduced in the Lower Provinces to Rs. 3-2 and in the Upper Provinces to Rs. 2-12 per maund.

6. As announced in the financial statement of the present year, the Government of India has been in negotiation with the Native States of Rajputana and Central India with a view to the adoption of measures which should admit of the abolition of the Inland Customs line, the maintenance of which had been necessary to prevent the salt produced in those states from passing untaxed into Northern India, and to secure the full rate of duty on the importation of the less highly taxed salt of the south, as well as the export duty on British sugar.

7. These negotiations have now been brought to a close, and the arrangements which will ensue will permit of the early removal of the customs line. The sugar duties have already been abrogated, and the Government now finds itself in a position in which another important step may be taken towards the fulfilment of its policy of equalising the duties by making a further reduction of 4 annas per maund in the Bengal Presidency. Thus, throughout the greater part of British India a uniform duty of Rs. 2-8 per maund has now been arrived at.

8. The Government of India is sensible that the changes in the rates of duty which have been necessary in carrying out its policy could not be made without causing some disturbance in the salt trade, and it takes the occasion of the present reduction of duty to announce that, so far as those provinces are concerned in which the duty has now been fixed at Rs. 2-8 per maund, the measure of equalisation may be regarded as complete and final, and that no further alteration is contemplated, the financial position of British India not admitting of the hope of a lower general rate than Rs. 2-8 per maund being adopted within any period that can now be foreseen.

9. The Governor-General in Council thinks that this statement is desirable in the interests of the salt trade, so that any uncertainty as to the future rate of duty on salt may be removed.

ORDER.—Ordered that the above Resolution be published in the *Gazette of India*.

A. O. HUME,
Secy. to the Govt. of India.

[Second Publication.]

NOTIFICATION.

The 31st July 1878.—Under Section 8 of Act V (B. C.) of 1875 the Lieutenant-Governor has ordered that a survey be made of the lands specified below, situated within the district of Darjeeling, and that the boundaries of all estates and tenures be demarcated on the lands so to be surveyed:—

- (a). The tract of country lying to the east of the river Teesta.
- (b). The tract of country known as the "Terai," comprised within the boundaries of the Phansedewah thana.
- (c). The Government khas estates and the lands conterminous therewith.
- (d). The Government reserved forests and the lands conterminous therewith.
- (e). The tract of country lying between the following boundaries:—
On the north Rungmook Jhora; west the Balasun river; south the Runam river; and east the Hill Cart Road.
- (f). The station of Darjeeling within the limits of the Municipality and the lands conterminous therewith.

2. Mr. A. W. Paul, Assistant Commissioner of Darjeeling, is vested with the powers of a Collector for the purposes of the said Act V (B. C.) for 1875, in connection with the proposed survey.

Deputy Collector Baboo Bejoy Kishen Bose is appointed to be a Deputy Collector under Section 4 of the Act, for the purposes of the said survey.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 28th July 1878.—Under Section 4 of the Indian Forest Act VII of 1878, it is hereby notified that the lands comprised within the limits specified below in the Dumsong sub-division of the Darjeeling district are proposed to be constituted reserved forests.

It is further notified that under clause C of the said section the Deputy Commissioner of Darjeeling is appointed to be the Forest Settlement Officer for the purpose of inquiring into, and determining the existence, nature, and extent, of any rights alleged to exist in favour

of any person in or over any land within those limits, or in or over any forest produce, and for dealing with the same as provided in Chapter II of the said Act.

I.—THE TEESTA CHIL BLOCK.

North.—The Nussookh forest reserve, then the watershed between Gooling Jhora and Runeyoth Jhora, then a line across Runeyoth Jhora, and along the watershed between the Runeyoth and Peen Jhors to Ramtik, then along a spur down to the junction of the Ramtik and Pursum Jhors, then the Pursum Jhora, then a line running from the Pursum Jhora to the Lesoo nuddy across it, and on to the watershed between the Lesoo and Chooroontee nudies, then up that watershed to the watershed between the Ramthee and a western feeder, then down that watershed, then a line to the Ramthee nuddy, and across and up to the watershed between the Ramthee and Jeetchu down that watershed, and then along a northern spur to a western feeder up the Jeetchu, up that feeder, then a line to the Jeetchu across it, and up a spur to Poomong-zong, then along a ridge from Poomong-zong to Lanchal and Nimloo.

East.—A line along a ridge from Nimloo to Ninja and down to the Chil, then along the Chil to its junction with Rungung nuddy, then up a western branch of the Rungung nuddy to the Lethee nuddy, then down the Lethee nuddy to the Julpigoree district.

South.—The Julpigoree district.

West.—The Teesta.

II.—THE JEET AND CHEECHU BLOCK.

North-West and North-East.—A succession of ridges running from near Sumthee Lolagon Sechoor, Lahat, Punkasarry, Daling Fort, and down to a place called Junges guard at the foot of the hills.

South.—A line running generally parallel to the above ridges at a distance of from $\frac{1}{2}$ to $1\frac{1}{2}$ miles as far as the Daling Chu, then down the Daling Chu, and then along the Julpigoree Dalingkote road to Junges guard.

III.—THE RUSHETT BLOCK.

North.—A line running from Turchon in an easterly direction to Gochu, and then turning north to the Sikkim frontier.

East.—The Sikkim frontier, then the watershed between the Rushett Chu and the Narchu.

South.—The watershed between the Rushett Chu on one side and the Chee Chu, Nim Chu, and Jeet Chu on the other side.

West.—The watershed between the Rushett Chu on one side, and the Billi and Mayrong on the other side.

IV.—THE NAR BLOCK.

North.—The Sikkim frontier.

East.—A ridge running from Rechu La to Sathee La, then to Thasum La, then to Tempoo La, then down to Engo skirting that plateau on the eastern edge.

South.—The southern edge of Engo up to the Narchu.

West.—A line running from the Narchu up a ridge to Daling Fort, then on to Punkasarry and on to the Sikkim frontier.

V.—THE NE BLOCK.

North.—The Bhutan frontier, then a line running from the Choontong Chu, first south and then east across the Rooka Chu, Teeplung Chu and Chee Chu to the junction of the Ne Chu and De Chu.

East.—The De Chu.

South and West.—A succession of ridges running from the De Chu to Namcha La to Thasum La, Sathee La, and Rechee La to the Bhutan frontier.

VI.—THE MO BLOCK.

West, North, and East.—A succession of ridges running from half a mile south of Tempoo La to Thasum La, and Namcha La to opposite the head waters of the Ma Chu.

South.—A line running from the watershed between the Narchu and Mochu to the watershed between the Mochu and Machu.

VII.—THE JULDAKA BLOCK.

North.—A ridge running from the Dechu to Namcha La.

East.—The Dechu or Juldaka.

South.—The Julpigoree district.

West.—The Moorkee nuddy, then the Khomancee jhora, then a ridge running from the Khomancee Jhora to Namcha La.

VIII.—THE SUCKAIN BLOCK.

North, East, and West.—A ridge running from the Daling Fort to the Neora nuddy, then the Neora nuddy.

South.—A line running from the Neora nuddy to the Nedem nuddy.

West.—A high bank running close to the west of the Nedem nuddy, then a line to the Junges guard, then up a spur to the Daling Fort.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 6th August 1878.—It is hereby notified for general information that in the exercise of the powers conferred upon him by Section 284 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Cuttack, at a meeting, to order that the provisions of Sections 278 to 284 (both inclusive) of Part VII, Chapter II of the said Act, shall be in force in the said Municipality.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 6th August 1878.—It is hereby notified for general information that in the exercise of the powers conferred upon him by Section 284 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Culna, in the district of Burdwan, at a meeting, to order that the provisions of Sections 278 to 284 (both inclusive) of Part VII, Chapter II of the said Act, shall be in force in the said Municipality.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 5th August 1878.—The following bye-laws, framed by the Commissioners of the Cuttack Municipality under Section 313 of the Bengal Municipal Act, 1876, have been approved, and the penalties declared by the said Commissioners under Section 315 for breaches thereof have been sanctioned by the Lieutenant-Governor of Bengal in the exercise of the powers conferred on him by Sections 314 and 315 of the said Act. The bye-laws are now published for general information :—

For Regulating the Time and Mode of Collecting Taxes.

1. Every officer authorized to grant receipts should be provided with a certificate of his authority to collect, and every such certificate shall bear the seal of the municipality and the signature of the Chairman or Vice-Chairman.

2. Every person required in writing to furnish any schedule or return which the Commissioners may lawfully require him to furnish shall send such schedule or return to the office of the Commissioners within fourteen days from the date of the service of the requisition in the manner described in Section 367 of the Act.

3. Payment of purchase-money for property sold, and delivery of the property, shall be made immediately after the sale ; and if the purchaser fail to pay the full amount of his bid, it shall be lawful for the distraining officer, at his discretion, to sell the property again on the same or any other day, and the first purchaser shall in such case be responsible to the Commissioners for any loss, which shall be recoverable as a debt due to them.

For Regulating the Conduct of Persons employed by the Commissioners.

4. All persons employed by the Commissioners, whose services may be no longer required, shall be liable to discharge after receipt of previous notice of one month, or pay in advance for the period of one month ; and no such person shall withdraw from the duties of his office without having given previous notice for the period of one month, on pain of forfeiture of one month's salary.

5. All persons now holding, or who may hereafter be appointed to, any office under the Commissioners shall, when required so to do, furnish good security to such amount as the Commissioners may from time to time fix ; and any person failing to furnish such security within reasonable time, or within such time as the Commissioners may appoint, shall be held to have thereby forfeited his appointment, and may be removed from office.

For Regulating the Disposal of Offensive Matter, Rubbish, and Dead Bodies of Animals.

6. Every person within whose premises any animal may die shall, within six hours after its death, or, if death occurs at night, within two hours after daylight, either remove at his own expense the carcass to such place as may be set apart by the Commissioners for the reception of such carcass, or report its death to the conservancy overseer of the division within which such premises may be situated ; and in such latter case shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may determine ; and in cases where the said person is not the owner of the animal, and the owner is known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners. No overseer, when called upon, shall neglect to remove a carcass.

The penalty for infringement shall be a fine not exceeding Rs. 10.

7. No person shall deposit, or cause to be deposited, any carcass, or any part of a carcass, in any place other than such places as may from time to time be appointed by the Commissioners for the reception of such carcass.

The penalty for infringement shall be a fine not exceeding Rs. 10.

For the Regulation and Management of Privies.

8. Every owner or occupier of any house, land, or privies from which offensive matter is not removed by the said owner or occupier shall give free access to the servants of the municipality to his house, land, or premises for the removal of any night-soil or filth within such hours as may have been fixed by the Municipal Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 5.

9. Every person shall construct his privy above ground, and shall provide his privy or premises with a suitable movable receptacle of metal or earthenware.

The penalty for infringement after notice shall be a fine not exceeding Rs. 20.

10. On receipt of a notice from the Municipal Commissioners, every owner or occupier of any house, land, or premises, in or on which any well-privy, or other noxious or improperly constructed privy may be situated, shall fill up, close, or otherwise alter the construction of the said privy, as may be directed in the notice; and if the orders contained in the notice be not carried out within 15 days, the Commissioners may fill up, close, or otherwise alter the said privy, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

11. No owner or occupier of any house, land, or premises, in or on which a privy may be situated, shall allow night-soil or filth of any kind to flow or be discharged from such privy into any drain, water-course, river, tank, hollow or excavations (or any place containing waste and stagnant water), or into any other receptacle but one of the nature described in Bye-law 9.

The penalty for infringement shall be a fine not exceeding Rs. 20.

12. No person shall throw, deposit, or discharge any night-soil, sewage, or the contents of any drain, privy, or cess-pool into any river, tank, khal, water-course or receptacle for water, or dispose of the above-mentioned kinds of offensive matter in any other way than as the Municipal Commissioners may from time to time direct.

The penalty for infringement shall be a fine not exceeding Rs. 20.

13. The Municipal Commissioners may direct the use of lime, coal-tar, carbolic acid or other deodorants or disinfectants in any privy or premises if at any time it seem to them necessary for the preservation of public health, or for the prevention of infection or spread of disease; provided that the Municipal Commissioners shall be bound to supply such deodorants, &c., at cost price, and the price shall be recoverable as a debt due to the Commissioners. The necessity for such action to be certified by Civil Surgeon.

14. No person shall carry night-soil through the streets otherwise than in a closely covered receptacle of such description and pattern as shall be required from time to time by the Municipal Commissioners, and between such hours as the Municipal Commissioners may from time to time direct.

For Regulating Traffic in the Streets.

15. Every carriage or cart plying on the streets after one hour after sunset shall carry a light or lights.

The penalty for infringement shall be a fine not exceeding Rs. 5.

16. No person shall, without the permission of the Commissioners, take an elephant or camel along any of the public roads within the limits of the municipality except by such routes as shall be fixed for the purpose by the Municipal Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 20.

For Regulating or Prohibiting the Use of Fire-balloons, Fire-works, Fire-arms, or Missiles in the vicinity of public roads.

17. No one shall let off any fire-balloons, fire-works, fire-arms, or any missiles in or near a public street without permission and within the hours prescribed by the Chairman or Vice-Chairman previously obtained.

The penalty for infringement shall be a fine not exceeding Rs. 10.

General Bye-laws.

18. No person shall so extend the slope of the roof of any house, or put or cause to be put on any house or other building any spout or other thing intended for the conveyance and discharge of water, which shall be so placed that the water discharged therefrom shall be thrown or fall upon any public road or thoroughfare, and the Commissioners shall have power to take down and alter any such projection or spout or other thing now or hereafter in existence, and to recover the costs as a debt due to the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 5.

19. No person shall construct or place over, or by the side of, any public drain any bridge, platform, building or structure of any kind except by and with the written permission of the Commissioners, and in such manner as they shall direct.

The penalty for infringement shall be a fine not exceeding Rs. 10. The penalty for continued infringement after notice shall be a fine not exceeding Rs. 3 daily.

20. If any house, wall, or other erection, or any other part thereof, fall upon any public highway, or into any public drain, the owner of such house, wall, or erection shall remove it after notice within the time prescribed by the Commissioners.

The penalty for disobedience shall be a fine not exceeding Rs. 10. The penalty for continued disobedience after notice shall be a fine not exceeding Rs. 5 daily.

21. No person shall prepare any channel or convey water by any channel across any public thoroughfare except in such manner as shall have been first approved by the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 10. The penalty for continued infringement after notice shall be a fine not exceeding Rs. 2 daily.

22. No person shall strew in any river, khal, tank, or ditch within municipal limits any jute, hemp, bamboo, or other vegetable matter likely to render the water of such river, khal, tank, or ditch offensive or noxious to the neighbourhood.

The penalty for infringement shall be a fine not exceeding Rs. 5. The penalty for infringement after notice shall be a fine not exceeding Rs. 2 daily.

23. The owner or occupier of any part of the bank of any nullah or water-course shall keep it free from filth, dense vegetation, or other obstruction, and shall at all times allow the Commissioners, or any of their servants duly authorised, to have access to such nullah or water-course for any purpose of public conservancy.

The penalty for infringement shall be a fine not exceeding Rs. 10. The penalty for continued infringement after notice shall be a fine not exceeding Rs. 8 daily.

24. No person shall bury, or cause to be buried, any corpse or part of a corpse in any burial ground in a grave constructed of masonry in such manner that the top of the coffin, or the body where no coffin is used, shall be at a less depth than five feet from the surface ground.

The penalty for infringement shall be a fine not exceeding Rs. 10.

25. No person shall bury, or cause to be buried, in any burial ground, any corpse or part of a corpse in a grave not constructed of masonry which shall be less than six feet deep.

The penalty for infringement shall be a fine not exceeding Rs. 10.

26. No person shall build or dig, or cause to be built or dug, a grave in any burial place at a less distance than two feet from any other existing grave.

The penalty for infringement shall be a fine not exceeding Rs. 20.

27. No person shall build or dig, or cause to be built or dug, a grave in any other place than that authorized by the Commissioners for that purpose.

The penalty for infringement shall be a fine not exceeding Rs. 20.

28. No grave once used shall be opened for the burial of another body without the permission of the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 20.

29. No one shall carry a corpse or part of a corpse through any highway unless it be decently covered and concealed from public view.

The penalty for infringement shall be a fine not exceeding Rs. 10.

30. No person shall picket animals, or collect carts, or form any encampment upon any public ground without the permission of the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 10. The penalty for continued infringement after notice shall be a fine not exceeding Rs. 2.

31. No person, when burning or causing to be burnt any corpse or part of a corpse in any burning ground, shall permit the same or any part thereof to remain without the flesh thereof being completely consumed to ashes, or shall permit the bones, clothes, or other articles connected with the burning of such corpse to remain at or near such burning ground unless the same be completely reduced to ashes.

The penalty for infringement shall be a fine not exceeding Rs. 10.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

(Second Publication.)

NOTIFICATION.

The 6th August 1878.—The following bye-laws, framed by the Commissioners of the Jungypore Municipality, in the district of Moorshedabad, under Section 313 of the Bengal Municipal Act, 1876, have been approved, and the penalties declared by the said Commissioners under Section 315 for breaches thereof have been sanctioned by the Lieutenant-Governor of Bengal, in the exercise of the powers conferred on him by Sections 314 and 316 of the said Act. The bye-laws are now published for general information:—

I.—*For Regulating the disposal of Offensive Matter, Rubbish, and Dead Bodies of Animals.*

1. Every person within whose premises any animal may die shall, within four hours after its death, or, if death occurs at night, within two hours after sunrise, either remove at his own expense the carcass to such place as may be set apart by the Commissioners for the reception of carcasses of animals, or report its death to the conservancy overseer, and in such latter case shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may determine; and in cases where the said person is not the owner of the animal, and the owner is known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners. The overseer, when called upon, shall not neglect to remove a carcass.

The penalty for infringement shall be a fine which may extend to Rs. 10.

2. No person shall deposit, or cause to be deposited, any carcass or any part of a carcass, in any place other than such place as may from time to time be appointed by the Commissioners for the reception of carcasses.

The penalty for infringement shall be a fine which may extend to Rs. 10.

II.—*For the Regulation and Management of Privies.*

3. Any owner or occupier of any house, land, or premises from which offensive matter is not removed by the said owner or occupier shall give free access to the servants of the Municipality to his house, land, or premises for the removal of any night-soil or filth, within such hours as may have been fixed by the Municipal Commissioners.

The penalty for infringement shall be a fine which may extend to Rs. 5.

4. Every sweeper employed by the owner or occupier of any house, land, or premises for the removal of offensive matter from such house, land, or premises shall be subject to the orders and control of the Municipal Commissioners in respect of the removal and disposal of such offensive matter.

Provided that such owner or occupier shall be responsible jointly with the sweepers, so employed by him, for the due observance of the laws, bye-laws, and orders of the Municipal Commissioners so far as regards the house, land, or premises owned or occupied by him.

5. Every person shall construct his privy above ground, and shall provide his privy or premises with a suitable movable receptacle of earthenware.

The penalty for infringement after notice shall be a fine which may extend to Rs. 20.

6. Whenever it shall appear to the Municipal Commissioners that a privy is noxious or improperly constructed, it shall be lawful for them to issue a notice on the owner or occupier of any house, land, or premises, in or on which such privy may be situated, directing him to fill up, close, or otherwise alter the construction of such privy as may seem to them proper; and if the orders contained in the notice be not carried out within 15 days, the Commissioners may fill up, close, or otherwise alter such privy in the manner directed in the notice, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

7. No owner or occupier of any premises in or on which any privy may be situated shall allow night-soil or filth of any kind to flow or be discharged from such privy into any drain, water-course, river, tank, hollow, or excavation (or any place containing waste and stagnant water), or into any other receptacle but one of the nature described in bye-law 5.

The penalty for infringement shall be a fine which may extend to Rs. 20.

8. No person shall throw, deposit, or discharge any night-soil, sewage, or the contents of any drain, privy, or cess-pool into any river, tank, khal, water-course, or receptacle for water, or dispose of the above-mentioned kinds of offensive matter, in any other way than as the Municipal Commissioners may from time to time direct.

The penalty for infringement shall be a fine which may extend to Rs. 20.

III.—*For Regulating Traffic in the Streets.*

9. Every carriage or cart plying in the streets after one hour after sunset shall carry a light or lights, except when in the opinion of the Magistrate there may be sufficient moonlight to render such light or lights unnecessary.

The penalty for infringement shall be a fine which may extend to Rs. 2.

IV.—*General Bye-Laws.*

10. No person shall put, or cause to be put, on any house or other building any spout or other thing intended for the conveyance and discharge of water, which shall be so placed that the water discharged therefrom shall be thrown or fall upon any public thoroughfare.

The penalty for infringement after notice shall be a fine which may extend to Rs. 5.

11. It shall be lawful for the Municipal Commissioners to issue a notice to the owner or occupier of any house or building on which there may already be any such spout, or other thing intended for the conveyance of water, as is described in bye-law 10, directing him to remove or alter such spout or other thing; and if the orders contained in the notice be not carried out within 10 days, the Commissioners may remove or alter such spout or other thing in the manner directed in the notice, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

12. No person shall construct or place over any public drain any bridge, platform, building, or structure of any kind, except by and with the written permission of the Municipal Commissioners, and in such manner as they shall direct; and in the case of such bridges, platforms, buildings, and structures now in existence, the Commissioners shall have power to issue a notice to the owner or occupier of any such bridge, platform, building, or structure, directing such alterations as they may think proper.

The penalty for infringement shall be a fine which may extend to Rs. 10. The penalty for continued infringement after notice shall be a daily fine which may extend to Rs. 3.

13. If any house, wall, or other erection, or any part thereof, fall upon any public road or thoroughfare, or into any public drain, the owner of such house, wall, or erection, shall remove it, after notice, within the time prescribed by the Municipal Commissioners.

The penalty for infringement after notice shall be a fine which may extend to Rs. 10.

The penalty for continued infringement after notice shall be a daily fine which may extend to Rs. 5.

14. If it shall appear to the Municipal Commissioners at a meeting that any hollow or excavation in the land or premises of any person within the limits of the Municipality, is offensive or prejudicial to public health, they shall have power to serve a notice on the owner or occupier of such lands or premises to abate the nuisance, by filling up the hollows or excavations, or to take such other course not inconsistent with the provisions of the Municipal laws as to the Commissioners shall seem fit; and in the event of the occupier or owner of such land or premises refusing or omitting to comply with the requisition of the Commissioners within a reasonable time, to be set forth in the notice, they shall themselves carry out the work and may recover the cost from the owner.

15. No person shall bury, or cause to be buried, in any burial ground any corpse or part of a corpse in a grave constructed of masonry in such manner that the top of the coffin, or the body where no coffin is used, shall be at a less depth than five feet from the surface ground.

The penalty for infringement shall be a fine which may extend to Rs. 10.

16. No person shall bury, or cause to be buried, in any burial ground any corpse or part of a corpse in a grave not constructed of masonry which shall be less than six feet deep.

The penalty for infringement shall be a fine which may extend to Rs. 10.

17. No one shall carry a corpse, or part of a corpse, through any public road or thoroughfare unless it be decently covered and entirely concealed from public view.

The penalty for infringement shall be a fine which may extend to Rs. 10.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 23rd July 1878.—It is hereby notified for general information that, in the exercise of the powers conferred upon him by Section 234 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Pubna at a meeting, to order that all the provisions of Part VII, Chapter II of the said Act shall be in force in the said municipality.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 29th July 1878.—In supersession of the Notification dated 9th October 1876, published in the *Calcutta Gazette* of the 11th idem, it is hereby notified for general information that, in the exercise of the powers conferred on him by Sections 234 and 299 of the Bengal Municipal Act V (B.C.) of 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Sasseram, in the district of Shahabad, at a meeting, to order that the provisions of Parts VII and IX, Chapter II of the said Act shall be in force in that Municipality.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

The 30th July 1878.—The Lieutenant-Governor is pleased to order the publication of the following notification for general information.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

CAPE OF GOOD HOPE.—SOUTH COAST.

NOTICE TO MARINERS.

It is hereby notified that a Light Tower is being built about two hundred to three hundred yards within the pitch of a low point (Seal Point), situated one and three quarter miles westward of Cape St. Francis, to be hereafter called "Cape St. Francis Lighthouse."

The tower is a cylindrical stone structure, ninety-one feet high, with keeper's quarters attached at base, and is situated in latitude $34^{\circ} 22' 30''$ south and longitude $24^{\circ} 50' 20''$ east of Greenwich. It is intended to display a second order Holophotal Revolving White Light, flashing at intervals of twenty seconds, with focal plane one hundred and one and a half feet above the base of the tower, and one hundred and eighteen feet above the level of high water.

The light will be visible in clear weather about sixteen and three quarter sea miles from the deck of a vessel fifteen feet above the sea. It will command the coast uninterruptedly to the westward, but will be cut off to the eastward by Cape St. Francis on the line N. 53° E. true, or would not be visible from the eastward on a bearing more southerly than S. 53° W. true.

The nearest existing lights are Cape Recif, about forty-five miles to the eastward, and Mossel Bay (Cape St. Blaize), about one hundred and thirty-three miles to the westward.

The tower will probably be ready for the reception of the Lenticular about January 1878, and the light may probably be exhibited some time between 1st March and 30th April 1878, of which due and precise notice will be given.

JAMES FORDE, Chief Inspector of Public Works.

PUBLIC WORKS OFFICE, CAPE TOWN, 17th July 1877.

GOVERNMENT NOTICE.—No 318, 1878.

*Office of the Commissioner of Crown Lands
and Public Works, 29th April 1878.*

With reference to the above notice, it is now hereby further notified that the tower is in all respects completed and ready for the reception of the apparatus; that a fracture having occurred to certain portions of the latter during transport, the expected exhibition of the light was unavoidably delayed.

Mariners and others are now informed that the light will almost certainly be exhibited about on and after the 15th June next, 1878; and that the tower already is a conspicuous available day mark. JOHN LAING, *Commissioner of Crown Lands and Public Works.*

[First Publication.]

DECLARATION.

The 13th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Calcutta Municipality for a public purpose, viz. for the drainage of the town, it is hereby declared that for the above purpose pieces of land Nos. 21 and 22, Sreenauth Roy's Lane in the town of Calcutta, in the district of the 24-Pergunnah, measuring, more or less, 11 chittacks and 27 feet, are required. The boundaries of the land are as follows:—bounded on the north by public lane, on the south by public drain, on the east partly by No. 21, Sreenanth Roy's Lane, belonging to Gungagobindo Sain, and partly by No. 22, Sreenauth Roy's Lane, belonging to Surromoney Dassee, and on the west partly by No. 16, Sreenauth Roy's Lane, belonging to Sreemuttee Ranee Dassee and three others, partly by No. 18, Sreenauth Roy's Lane, belonging to Premchand Mullick, and partly by No. 17, Sreenauth Roy's Lane, belonging to Steemutty Hurromoney Dassee.

A plan of the land is deposited in the Office of the Municipal Commissioners for the inspection of the public.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offg. Secy to the Govt. of Bengal

[First Publication.]

DECLARATION.

The 12th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a Post Office bungalow in the village of Kola, pergunnah Mundleghat, zillah Midnapore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 13 cottahs 6 chittacks of standard measurement, bounded on the north by land belonging to Priya Nath Ghose; on the east by the house of Mahendra Chandra Chandra, of Kola; on the south by the Government Road, and on the west by the existing Post Office bungalow, is required within the aforesaid village of Kola.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

A. MACKENZIE.

Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 6th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Beni Madhub Singh, sardar, and Gopinath Singh, ghatwal, for service lands previously taken up for the road from Dalpore to Moheshna, in the village of Sewleepaharee pergunnah Chhatua, thana and zillah Bankoora, it is hereby declared that for the above purpose a piece of land measuring, more or less, 11 beeghas 3 cottahs 8½ chittacks of standard measurement, bounded on the east by mouzah Doomdoomee; west by Patherdihee; north by the road from Chhatua to Arrah; and south by Swarbakra, is required within the aforesaid village of Sewleepaharee.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 29th July 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Bama Charan Digpati Sardar and Jadi Rai, officiating Ghatwal, for service lands previously taken up for the road from Behatore to Damooda, in the village of Kuraria, pergunnah Bisheispore, taraf Barabasari, thana Gangajulghati, zillah Baukoora, it is hereby declared that for the above purpose a piece of land measuring seven beeghas ten cottahs of standard measurement, bounded on the east by mouzahs Lalbazar, Namoghanura, Upur Ghosara, and Akaria; west by mouzahs Balarampore, Baliabpore, and the lands

of Gurn Charan Dalal, called Bellagaria; north by mouzah Akaria and Malkuria; and south by the river Sali, is required within the aforesaid village of Kuraria.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 29th July 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., to compensate Darpa Narain Digpati and Hari Narayan Digpati, ghatwals, for service lands previously taken up for the road from Beliatore to the Damooda; it is hereby declared that for the above purpose a piece of land measuring 8 beeghas 11 cottahs 9 chittacks of standard measurement, bounded on the east by mouzahs Jambedia and Harniakuri Lakhirampore; west by Ramchandrapore; north by the road from Bankoora to Sonamukhi; and south by Ramchandrapore, is required within the village of Fulbari, pergunnah Bishenpore, taraf Jeybelia, thana Gungajalghati, zillah Bankoora.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 29th July 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., to compensate Behari Bouri and Prem Law Tabidar, ghatwals, for service lands previously taken up for the road from Beliatore to Damooda; it is hereby declared that for the above purpose a piece of land measuring 4 beeghas 10 cottahs 10 chittacks of standard measurement, bounded on the east by mouzah Kallapore; west by mouzahs Kuraria, Akaria, and Brindabunpore; north by mouzahs Jharia, Akaria, and Brindabunpore; and south by mouzahs Uparghansara and Namoghansara, is required within the village of Lalbazar, pergunnah Bishenpore, taraf Barobazari, thana Gungajalghati, zillah Bankoora.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 26th July 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Calcutta Municipality for a public purpose, viz., for widening a bye-lane, from Hurry Ghose's Street, in the town of Calcutta, it is hereby declared that for the above purpose a piece of land, No. 35, Hurry Ghose's Street, in the town of Calcutta in the district of the 24 Pergunnahs, measuring, more or less, 3 chittacks and 33 feet, is required. The boundaries of the land are as follows:—on the north No. 35, Hurry Ghose's Street, belonging to Koyla Chunder Mookerjee; on the south a bye-lane; on the east No. 34, Hurry Ghose's Street, belonging to Raujkissen Mittra, and on the west Hurry Ghose's Street.

A plan of the land can be seen in the office of the Municipal Commissioners of Calcutta where it has been deposited for the inspection of the public.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 26th July 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Calcutta Municipality for a public purpose, viz., for a new road from Rajah Rajbulub's Street to Ramkanto Bose's Street, in the town of Calcutta, it is hereby declared that for the above purpose a piece of land, No. 55, Rajah Rajbulub's Street, in the town of Calcutta, in the district of the 24-Pergunnahs, measuring, more or less, 7 cottahs 4 chittacks and 30 feet, is required. The boundaries of the land are as follows:—on the north Ramkanto Bose's Street; on the south Rajah Rajbulub's Street; on the east No. 55, Rajah Rajbulub's Street, belonging to Sree Sree Bindabun Chunder Takoor Sahath Boho Ranee; and on the west No. 55, Rajah Rajbulub's Street, belonging to Sree Sree Bindabun Chunder Takoor Sahath Boho Ranee.

A plan of the land can be seen in the office of the Municipal Commissioners of Calcutta, where it has been deposited for the inspection of the public.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 29th July 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Satkhira Municipality for a public purpose, viz. for the construction of a road in the village of Polaspore, pargannah Booroos, zillah 24 Pergunnahs, it is hereby declared that for the above purpose a strip of land is required, situated within the village of Polaspore, and running in a north-westerly direction from the bridge over the Satkhira Khall along the Polaspore bank of the khall, to a point opposite the lock-up, being 865 yards in length and 8 yards in breadth, and containing an area of (6½) six and a half bighas of standard measurement more or less.

This declaration is made under the provisions of Section VI, Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 29th July 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the expense of the Municipality of Nattore, in the district of Rajshahi, for a public purpose, viz., for the erection of a Municipal Police Section-house in the town of Nattore, it is hereby declared that for the above purpose a strip of land, measuring more or less 6 cottabs of standard measurement, is required, bounded on the north by the lands of Mahaba Pramanick and Jadu Shah; on the south by the Government road; on the east by Jahan Mundoi's Thanabati and a bamboo fence, and on the west by the line of the Northern Bengal State Railway.

2. The above declaration is made under the provisions of Section 4, Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 8767A.

The 3rd August 1878.—The following gentlemen are appointed to be Honorary Magistrates for the Boodbod Bench in the district of Burdwan, and are vested with the powers of a Magistrate of the Third Class:—

Moonshee Feroz Ali Khan, of Dakhin Khara, Aymadar.

Baboo Umes Chundra Banerjee, Pleader, Moonsif's Court, Boodbod.

" Keshub Chunder Bhattacherjee, ditto, ditto, ditto.

" Bhursaram Chatterjee, ditto, ditto, ditto.

" Bani Kantha Bauerjee, Native Doctor, Boodbod.

The 5th August 1878.—Mr. B. L. Gupta, Officiating Joint-Magistrate and Deputy Collector, Purneah, is vested with powers under Sections 44, 142, 157, 266, 417, and 521 of the Criminal Procedure Code.

The 10th August 1878.—Mr. G. G. Collins, who has, under separate orders of this date, been appointed to act, until further orders, as a Deputy Magistrate and Deputy Collector, is vested with the powers of a Magistrate of the Third Class.

The 12th August 1878.—Baboo Gopal Chunder Sen, Deputy Magistrate and Deputy Collector, Bankoora, is vested with powers under Section 143 of the Criminal Procedure Code.

Kumar Girindra Narain Deb, who has, under separate orders of this date, been appointed to act as a Deputy Magistrate and Deputy Collector in Burdwan, is vested with the powers of a Magistrate of the Third Class.

LEAVE OF ABSENCE TO MOONSIFS.—*The 31st July 1878.—Baboo Girindro Mohun Chuckerbutty, Second Moonsif of Bhaogah, in the district of Furreedpore, has been allowed privilege leave of absence for two months, under Rule I, Section 31 of the Civil Leave Code, with effect from the date on which he may avail himself of it.*

The 3rd August 1878.—Baboo Atal Behari Ghose, Second Moonsif of Buddergunge, in the district of Rungpore, has been allowed privilege leave of absence for two months, under Rule I, Section 31 of the Civil Leave Code.

The 7th August 1878.—Baboo Degamber Canoongee, Moonsif of Cox's Bazar, in the district of Chittagong, has been allowed privilege leave of absence for one month and twenty days, under Rule I, Section 31 of the Civil Leave Code, with effect from the date on which he may avail himself of it.

Baboo Kristodhun Chowdhry, Moonsif of Hathazaree, in the district of Chittagong, having availed himself of a portion of the three months' leave granted to him by the Court's Order No. 1102, dated the 29th April 1878, and returned to duty in the afternoon of the 8th July 1878, the remainder of his leave, i.e., from 9th to 17th July (inclusive) is hereby cancelled.

HORACE A. COCKBELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 5th August 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi Fazlar Rohman authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Nishatgunj and Kumargunj in the district of Rungpore.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication]

NOTIFICATION.

The 18th August 1878.—In supersession of the notification dated 24th July 1878 published in the *Calcutta Gazette* of the 31st idem, it is hereby notified that under the authority vested in him by Section 3, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor extends the provisions of the said Act to the undermentioned thanas in the district of Rungpore, with effect from the 1st September 1878:—

Kumargunge.
Nisbetgunge.
Maheegunge.

Sadullapore.
Bhowanigunge.
Sundergunge.

Olipore.
Borobari.
Nagessuri.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 29th July 1878.—It is hereby notified for general information that the site of thana Thorlah (the boundaries of which were defined in the Notification dated 19th May 1875, and published in the *Calcutta Gazette* of the 2nd June 1875) is removed to village Bahimpur, near Muradnagar, about three miles west of Thorlah, and that the name of the thana has been changed from Thorlah to Muradnagar.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 30th July 1878.—Under the authority vested in him by Section 3, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor hereby extends the provisions of the said Act to the town of Balasore, in the Orissa Division, with effect from the 1st September next.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 2nd August 1878.—Baboo Joy Joy Ram, Sub-Registrar of Bhuboosh, in the district of Shahabad, is appointed to be Joint Sub-Registrar of Mudhepore, in the district of Durbbunga. The Sub-Divisional Officer of Bhuboosh will be in charge of registration work during the absence of Baboo Joy Joy Ram, or until further orders.

This cancels the order of the 24th July 1878, appointing Shien Govind Behari Sing to be Joint Sub-Registrar of Mudhepore.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 19th July 1878.—Under the provisions of sections 5 and 7, Act III of 1877, the Lieutenant-Governor directs that for the future the head-quarters of the sub-district of Salkhiya, in Jessorah, shall be at Chandra, and not at Salkhiya, as heretofore.

This change will have effect from the 1st August 1878.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 19th July 1878.—In continuation of Government Notification dated 5th February 1878, it is hereby notified, under the provisions of Section 15 of Act V of 1861, that in consequence of the ill-feeling in the under-mentioned villages still continuing to exist, rendering it probable that, if the police be withdrawn, a breach of the peace would be imminent, the Lieutenant-Governor sanctions the retention, for a further period of six months, from 1st August 1878, of the special police force of one head constable and ten constables quartered in the villages of Singkhali and Attarkhali, in the Perozepore sub-division, in the district of Backergunge. The cost of the force noted below will be as before assessed, and levied from the inhabitants of the villages in proportion to their respective means :—

	Rs. A. P.
One 1st Grade Head Constable	... 25 0 0
Two " Constables at Rs. 9	... 18 0 0
Four 2nd " " 8	... 32 0 0
Four 3rd " " 7	... 24 0 0
Pension charges at 2 annas per rupee	... 12 14 0
Contingencies at 10 per cent	... 10 0 0
	<hr/> 125 14 0
Or for six months	... 755 4 0
Clothing allowance of one Head Constable and ten Constables at Rs. 4 per annum	... 22 0 0
Barracks	... 25 0 0
Total cost	<hr/> 802 4 0

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 22nd July 1878.—Under the provisions of Section 5, Act III of 1877, the Lieutenant-Governor sanctions the following changes in the district of Burdwan :—

1. The sub-district of Khandaghosh, in the sudder executive sub-division, will be abolished, and thana Khandaghosh will revert to the sub-district of Burdwan.
2. The sub-district of Selimabad, in the same executive sub-division, will be abolished, and thana Selimabad will be attached to the sub-district of Mymaree.
3. The sub-district of Purbuthali, in the executive sub-division of Culna, will be abolished, and thana Bhaturiya which forms its jurisdiction, being attached to the sub-district of Manteswar.
4. The sub-district of Assensole, in the executive sub-division of Raneegunge, will be abolished, thana Assensole or Niyamatpore reverting to the sub-district of Raneegunge.
5. The sub-district of Ausgram, in the executive sub-division of Bood-Bood, will be abolished, thana Ausgram reverting to the sub-district of Bood-Bood.

These changes will take effect from the 1st August 1878.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 28th July 1878.—Moonshie Ahmod Ali acted as Registrar of Mahomedan marriages and divorces within the police station of Chhagulniya, in the district of Noakhally, during the absence, on leave, of Moulvi Abdul Ghoni from the 25th March to 3rd April 1878.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 24th July 1878.—Shien Govind Behari Singh, Sub-Registrar of Hajipore, in the district of Mozusterpore, is appointed temporarily to be Joint Sub-Registrar of Andhopore, in the district of Durbhunga. The Sub-Divisional Officer of Hajipore will be placed in charge of the registration work of the Hajipore sub-district during the absence of the Sub-Registrar, or until further orders.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 24th July 1878.—Under the authority vested in him by Section 3, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor hereby extends the provisions of the said Act to the undermentioned thanas in the district of Rungpore, with effect from the 1st September 1878:—

Kumargunge.	Chilmari.
Nisbetgunge.	Oolipore.
Mygunge.	Borobari.
Sadoolapore.	Nagessuri.
Bhowanigunge.	

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 30th July 1878.—Under Section 5 of the Indian Registration Act III of 1877, the Lieutenant-Governor sanctions the addition of thana Ranisankhail, at present comprised within the sub-district of Birganj, to that of Rayganj, in the district of Dinagepore. The arrangement will take effect from 1st August 1878.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 5th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a new outpost at Binjharpore, it is hereby declared that for the above purpose a piece of land measuring 1 rood 21 poles, more or less, situated in mouza Sydpore, pergunnah Teesania, zillah Cuttack, and bounded on the north by the house of Makond Gochait, south by the road leading to the Sydpore bungalow, east by the cookshed belonging to the police constables, and on the west by the lakhraj lands of Nihalee Beg and others, is required within the aforesaid village of Sydpore.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT,—BENGAL.

LOCAL COMMUNICATIONS.

The 12th August 1878.

No. 173.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for straightening the Amdanga road from Narainpore to Bhatparah, passing through the villages of Bhatparah, Fingaparah, and Narainpore, in the sub-division of Baraset, pergunnah Haleeshohur, zillah 24-Pergunnahs, it is hereby declared that, for the above purpose, the following pieces of land, measuring, more or less, 15 beeghas and 14 cottahs of standard measurement, are required within the aforesaid villages of Bhatparah, Fingaparah, and Narainpore:—

Plot No. 1.—Measuring 4 cottahs and 10 chittacks, more or less, situated in Bhatparah, and bounded on the north and south by Rabboo Biswas' land, east by plot No. 2, and west by the Ghoseparah road.

Plot No. 2.—Measuring 6 cottahs and 8 chittacks, more or less, situated in Bhatparah, and bounded on the north and south by Nobin Ghose's land, east by plot No. 3, and west by plot No. 1.

Plot No. 3.—Measuring 14 cottahs and 15 chittacks, more or less, situated in Bhatparah, and bounded on the north and south by Gogun Chunder Ghose's land, east by plot No. 4, and west by plot No. 2.

Plot No. 4.—Measuring 12 cottahs and 7 chittacks, more or less, situated in Bhatparah, and bounded on the north and south by Bhaudessur Ghose's land and plot No. 6, east by plot No. 5, and west by plot No. 3.

Plot No. 5.—Measuring 2 cottahs and 5 chittacks, more or less, situated in Bhatparah, and bounded on the north by Bhaudessur Ghose's land, south by plot No. 6, east by old road to Narainpore, and west by plot No. 4.

Plot No. 6.—Measuring 1 cottah and 3 chittacks, more or less, situated in Bhatparah, and bounded on the north by plots Nos 4 and 5, south by Shristidhur Ghose's land, east by a drain to a kutcha village road, and west by plot No. 4.

Plot No. 7.—Measuring 4 cottahs and 6 chittacks, more or less, situated in Bhatparah, and bounded on the north by Huri Ghose's land, south by drain to the old road to Narainpore, east by plot No. 9, and west by drain to the old road to Narainpore.

Plot No. 8.—Measuring 2 cottahs and 7 chittacks, more or less, situated in Bhatparah, and bounded on the north by drain to the old road to Narainpore, south by Buddon Ghose's land, east by plot No. 10, and west by a kutcha village road.

Plot No. 9.—Measuring 1 cottah and 5 chittacks, more or less, situated in Bhatparah, and bounded on the north by Gopeekissen Gossien's land, south by old road to Narainpore, east by Eastern Bengal Railway fencing, and west by plot No. 7.

Plot No. 10.—Measuring 1 cottah and 1 chittack, more or less, situated in Bhatparah, and bounded on the north by old road to Narainpore, south by Gopikisto Gossien's land, east by the Eastern Bengal Railway fencing, and west by drain to the old road to Narainpore.

Plot No. 11.—Measuring 7 chittacks, more or less, situated in Bhatparah, and bounded on the north by Gopeekissen Gossien's land, south by old road to Narainpore, east by Horish Ghose's land, and west by the railway fencing.

Plot No. 12.—Measuring 8 chittacks, more or less, situated in Bhatparah, and bounded on the north by old road to Narainpore, south by Gopeekissen Gossien's land, east by drain to the old road to Narainpore, and west by the railway fencing.

Plot No. 13.—Measuring 8 cottahs and 13 chittacks, more or less, situated in Bhatparah, and bounded on the north by drain to the old road to Narainpore, south by Ootool Roy's land, east by a kutcha road to Kantadanga, and on the west by Gopeekristo Gossien's land.

Plot No. 14.—Measuring 7 cottahs and 3 chittacks, situated in Bhatparah, and bounded on the north by drain to the old road to Narainpore and Nobin Bangal's land, south by Nobin Bangal's land, east by plot No. 15, and west by kutcha road to Kantadanga.

Plot No. 15.—Measuring 9 cottahs and 6 chittacks, more or less, situated in Bhatparah, and bounded on the north and south by Gogun Ghose's land, east by plot No. 16, and west by plot No. 14.

Plot No. 16.—Measuring 4 cottahs, more or less, situated in Bhatparah, and bounded on the north and south by Gogun Ghose's land, east by plot No. 17, and west by plot No. 15.

Plot No. 17.—Measuring 3 cottahs and 6 chittacks, more or less, situated in Bhatparah, and bounded on the north by Shistiram Mundie and Gogun Ghose's land.

Plot No. 18.—Measuring 5 cottahs and 15 chittacks, more or less, situated in Bhatparah, and bounded on the north and south by Rup Chand Khaura's land, east by plot No. 19, and west by plot No. 17.

Plot No. 19.—Measuring 7 cottahs and 12 chittacks, more or less, situated in Bhatparah, and bounded on the north and south by Ram Chunder Biswas and Gogun Ghose's land, east by plot No. 20, and west by plot No. 18.

Plot No. 20.—Measuring 5 cottahs and 5 chittacks, more or less, situated in Bhatparah, and bounded on the north by Jodoo Mundie's land, south by Jodoo Mundie's land, east by plot No. 21, and west by plot No. 19.

Plot No. 21.—Measuring 12 cottahs and 12 chittacks, more or less, situated in Bhatparah, and bounded on the north and south by Nobin Mundie's land, east by plot No. 22, and west by plot No. 20.

Plot No. 22.—Measuring 7 cottahs and 1 chittack, more or less, situated in Bhatparah, and bounded on the north and south by Jogessur Gop's land, east by plot No. 23, and west by plot No. 21.

Plot No. 23.—Measuring 8 cottahs and 12 chittacks, more or less, situated in Fingaparah, and bounded on the north by Umesh Chunder Ghose's land, south by Umesh Chunder Ghose and Bholoo Mundie's land, east by plot No. 24, and west by plot No. 22.

Plot No. 24.—Measuring 4 cottahs and 9 chittacks, more or less, situated in Fingaparah, and bounded on the north and south by Kristo Koybutto's land, east by plot No. 25, and west by plot No. 23.

Plot No. 25.—Measuring 6 cottahs and 7 chittacks, more or less, situated in Fingaparah, and bounded on the south and north by Khetter Mundie's land, east by plot No. 26, and west by plot No. 24.

Plot No. 26.—Measuring 2 cottahs and 3 chittacks, more or less, situated in Fingaparah, and bounded on the north and south by Khetter Mundie's land and plot No. 27, east by plot No. 27, and west by plot No. 25.

Plot No. 27.—Measuring 7 cottahs and 9 chittacks, more or less, situated in Fingaparah, and bounded on the north and south by Deno Nath Ghose's land, east by road to Fingaparah, and west by plot No. 26.

Plot No. 28.—Measuring 1 cottah and 3 chittacks, more or less, situated in Fingaparah, and bounded on the north and south by Deno Nath Ghose's land and plot No. 29, east by plot No. 29, and on the west by road to Fingaparah.

Plot No. 29.—Measuring 8 chittacks, more or less, situated in Fingaparah, and bounded on the north by plot No. 28, south by Ram Coomar Ghose and other's land, east by plot No. 30, and west by plot No. 28 and Ramcoomar Ghose and other's land.

Plot No. 30.—Measuring 15 cottahs and 1 chittack, more or less, situated in Fingaparah, and bounded on the north and south by Khetter Mundie's land, east by plot No. 31, and west by plots Nos. 28 and 29.

Plot No. 31.—Measuring 2 cottahs and 1 chittack, more or less, situated in Fingaparah, and bounded on the north and south by Khetter Mundle's land, east by plot No. 32, and west by plot No. 30.

Plot No. 32.—Measuring 4 cottahs and 5 chittacks, more or less, situated in Fingaparah, and bounded on the north and south by Doorga Churn and Kangalee Ghose's land and plot No. 33, east by Doorga Churn and Kangalee Ghose's land, and west by plot No. 31.

Plot No. 33.—Measuring 5 cottahs 3 chittacks and 1 kutchha, more or less, situated in Fingaparah, and bounded on the north by plot No. 32 and Shiboo Mundle's land, south by Shiboo Mundle's land, east by plot No. 34, and west by plot No. 32.

Plot No. 34.—Measuring 3 cottahs 15 chittacks and 1 kutchha, more or less, situated in Fingaparah, and bounded on the north by Kangalee Ghose's land, south by Fingaparah road, east by Fingaparah road, and west by plot No. 33.

Plot No. 35.—Measuring 4 cottahs 10 chittacks and 1 kutchha, more or less, situated in Fingaparah, and bounded on the north by Fingaparah road, south by Manic Ghose's land, east by plot No. 36, and west by Fingaparah road.

Plot No. 36.—Measuring 5 cottahs and 11 chittacks, more or less, situated in Fingaparah, and bounded on the north by Gouree Churn Ghose's land, east by plot No. 37, south by Gouree Churn Ghose's land, and on the west by plot No. 35.

Plot No. 37.—Measuring 4 cottahs and 15 chittacks, more or less, situated in Fingaparah, and bounded on the north by Gouree Churn Ghose's land, east by plot No. 38, on the south by Gouree Churn Ghose's land, and west by plot No. 36.

Plot No. 38.—Measuring 11 cottahs and 6 chittacks, more or less, situated in Fingaparah, and bounded on the north by Kangalee Ghose's land, east by plot No. 39, south by Kangalee Ghose's land, and west by plot No. 37.

Plot No. 39.—Measuring 11 cottahs and 13 chittacks, more or less, situated in Fingaparah, and bounded on the north by plot No. 38 and Jodoo Khan's land, east by plot No. 40, south by Jodoo Khan's land, and west by plot No. 38.

Plot No. 40.—Measuring 6 cottahs and 15 chittacks, more or less, situated in Fingaparah, and bounded on the north by Kangalee and Doorga Churn Ghose's land, east by plot No. 41, south by Kangalee and Doorga Churn Ghose's land, and west by plot No. 39.

Plot No. 41.—Measuring 12 cottahs and 3 chittacks, more or less, situated in Fingaparah, and bounded on the north by Jodhister Ghose's land, east by plots Nos. 42 and 43, south by Jodhister Ghose's land, and west by plot No. 40.

Plot No. 42.—Measuring 4 cottahs and 4 chittacks, more or less, situated in Fingaparah, and bounded on the north by Kangalee and Doorga Churn Ghose's land, east by Kangalee and Doorga Churn Ghose's land, south by plot No. 43, and west by plot No. 41.

Plot No. 43.—Measuring 7 cottahs and 4 chittacks, more or less, situated in Fingaparah, and bounded on the north by plot No. 42, east by plots Nos. 44 and 45, south by Kristo Koratie's land, and west by plot No. 41.

Plot No. 44.—Measuring 3 cottahs 10 chittacks and 1 kutchha, more or less, situated in Fingaparah, and bounded on the north by Kristo Koratie's land, east by plot No. 46, south by plot No. 45, and west by plot No. 43.

Plot No. 45.—Measuring 2 cottahs and 1 chittack, more or less, situated in Fingaparah, and bounded on the north by plot No. 44, east by plot No. 46, south by Jodoo Khan's land, and west by plot No. 43.

Plot No. 46.—Measuring 7 cottahs and 12 chittacks, more or less, situated in Fingaparah, and bounded on the north by Kristo Koratie's land, east by a kutchha road to Fingaparah, south by Kangalee and Doorga Churn Ghose's land, and west by plots Nos. 44 and 45.

Plot No. 47.—Measuring 10 cottahs and 11 chittacks, more or less, situated in Narainpore, and bounded on the north by Sreemunto Dhoba's land, east by plot No. 48, south by Sreemunto Dhoba's land, and west by a kutchha road to Narainpore.

Plot No. 48.—Measuring 8 cottahs and 8 chittacks, more or less, situated in Narainpore, and bounded on the north by Rupchand Ghose's land, east by old road to Narainpore, south by Rupchand Ghose's land and plot No. 49, and west by plot No. 47.

Plot No. 49.—Measuring 8 cottahs, more or less, situated in Narainpore, and bounded on the north by plot No. 48, east by old road to Narainpore, south by Kartio Sheik's land, and west by plot No. 48.

Plot No. 50.—Measuring 9 cottahs and 1 chittack, more or less, situated in Narainpore, and bounded on the north by Asootosh Mookerjee and Muti Lall Banerjee's land, east by road to Mudral, south by old road to Narainpore, and west by old road to Narainpore.

Plot No. 51.—Measuring 2 cottahs and 2 chittacks, more or less, situated in Narainpore, and bounded on the north by plot No. 52, east by plot No. 52, south by old road to Narainpore, and on the west by road to Mudral.

Plot No. 52.—Measuring 2 cottahs 5 chittacks and 3 kuchhas, more or less, situated in Narainpore, and bounded on the north by Sreemunto Dhoba's land, east by plot No. 53, south by plot No. 51, and west by road to Mudral.

Plot No. 53.—Measuring 2 cottahs and 15 chittacks, more or less, situated in Narainpore, and bounded on the north by Sreemunto Dhoba's land, east by plot No. 54, south by old road to Narainpore, and west by plots Nos. 51 and 52.

Plot No. 54.—Measuring 8 cottahs and 12 chittacks, more or less, situated in Narainpore, and bounded on the north by Sreemunto Dhoba's land, east by plot No. 55, south by old road to Narainpore, and west by plot No. 53.

Plot No. 55.—Measuring 1 cottah and 7 chittacks, more or less, situated in Narainpore, and bounded on the north by Taruck Chunder Banerjee's land, east by old road to Narainpore, south by old road to Narainpore, and west by plot No. 54.

Plot No. 56.—Measuring 10 chittacks, more or less, situated in Narainpore, and bounded on the north by old road to Narainpore, east by plot No. 57, south by Gungaram Chang'a land, and west by kutcha lane to Narainpore.

Plot No. 57.—Measuring 4 cottahs 5 chittacks and 1 kutchha, more or less, situated in Narainpore, and bounded on the north by old road to Narainpore, east by kutchha lane to Narainpore, south by Prollad Muliah and Prossono Roy's land, and west by old road to Narainpore and plot No. 56.

A plan of the above pieces of land can be inspected in the office of the Road Cess Committee, 24-Pergunnahs, at Alipore.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 174.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the site of the Baliatore Road Inspection Bungalow, in the villages of Jambedia and Fulbari, pergunnah Bishenpore, thana Gangjalghati, zillah Bankoora, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 1 beegha 11 cottahs 4 chittacks of standard measurement, bounded on the east by the service land of Gyaram Roi; west by waste land of Gopi Kristo Roi; north by the road from Bankoora to Sonamukhi; and south by the cultivated lands of Tarachand Bouri, is required within the aforesaid villages of Jambedia and Fulbari.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 175.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the road from Balasore to Basudebpore, in the village of Jaideb Kaspa, pergunnah Dasmolung, zillah Balasore, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 37 poles 18 yards 1 foot 50 inches of standard measurement, bounded on the north by the western side pits of the Balasore to Basudebpore road; east by the Balasore to Basudebpore road; south by Jagu Malik's house, mouza Bikram Kaspa; west by the houses of Hari Behara, Sampatra, Mudden Behara, Sib Malik, and Pandah Malik, mouza Jaideb Kaspa, is required within the aforesaid village of Jaideb Kaspa.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 176.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the road from Balasore to Basudebpore, in the village of Bikram Kaspa, pergunnah Dasmolung, zillah Balasore, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 6 poles of standard measurement, bounded on the north by the western side pits of the Balasore to Basudebpore road; east by the Balasore to Basudebpore road, mouza Bikram Kaspa; south by the homestead land of Hari Malik, mouza Bikram Kaspa; west by the house of Jagu Malik, mouza Bikram Kaspa, is required within the aforesaid village of Bikram Kaspa.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 177.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the road from Balasore to Basudebpore, in the village of Jaideb Kaspa, pergunnah Dasmolung, zillah Balasore, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 11 poles 6 yards 64 inches of standard measurement, bounded on the north by the western side pits of the Balasore to Basudebpore road; east by the Balasore to Basudebpore road; south by the western side pits of the Balasore to Basudebpore road; west by the house of Kandru Behara and kala land of Lakhun Misser, is required within the aforesaid village of Jaideb Kaspa.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 178.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the road from Balasore to Basudebpore, in the village of Garda, pergunnah Suphat, zillah Balasore, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 7 poles 6 yards 64 inches of standard measurement, bounded on the north by the jagir land of Nokai Mablik Chowkeedar, mouza Kherna; east by the cultivated land of Govind Mohun Das, mouza Garda; south by the eastern side pit of the Balasore to

Basudebpore road, mouza Kherna; west by the Balasore to Basudebpore road, is required within the aforesaid village of Garda.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 179.—*Declaration under Section 6 of Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the road from Balasore to Basudebpore, in the village of Kherna, pargannah Nunkhund, zillah Balasore, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 23 poles 6 yards and 64 inches of standard measurement, bounded on the north by the village road of mouza Garda; east by the house of Kalundi Sabu and Lokei Mahatti; south by the cultivated land of Gobind Mohun Das, mouza Garda; west by the Balasore to Basudebpore road, is required within the aforesaid village of Kherna.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

No. 180.—*Declaration under Section 6 of Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for widening the road from Balasore to Basudebpore, in the village of Garda, pargannah Sunhat, zillah Balasore, it is hereby declared that, for the above purpose, a piece of land, measuring more or less 23 poles 18 yards 1 foot 49 inches of standard measurement, bounded on the north by the drain of the Sargaon road; east by Padu Behar's thani land and Gardeshwar Mahadeb's Mandir; south by the house of Kanhai Sahu of mouza Kherna; west by the Balasore to Basudebpore road, is required within the aforesaid village of Garda.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

CIVIL BUILDINGS.

The 13th August 1878

No. 181.—*Declaration under Section 6 of Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a Telegraph Office in Kismat Anderkilla in the town of Chittagong, it is hereby declared that for the above purpose a piece of land with buildings thereon, known as "Preudergart's Hill," measuring more or less three acres and 15 poles standard measurement, bounded on the north by Anderkilla Lane; on the south by a nullah and noabad unassessed land; on the east by Anderkilla Road, and on the west by Henderson Folly Road, is required within the aforesaid town of Chittagong.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. CADELL, Colonel, R.E.,
Offg. Secretary to the Govt. of Bengal.
P. W. Deptl.

IRRIGATION.

NOTIFICATION.—ESTABLISHMENT.

The 8th August 1878.

No. 224.—*Posting.*—Mr. M. J. J. P. Norman, Assistant Engineer, Second Grade, who reported his return from sick leave, as notified in the orders No. 223, dated 5th August 1878, noted in the margin, is posted to the Orissa Circle.

The 9th August 1878.

No. 225.—*Leave.*—Mr. A. M. Salmon, Assistant Engineer, First Grade, Gunduk Division, is granted privilege leave for two months, under Section 32 of the Civil Leave Code.

No. 226.—*Notifications.*—Under instructions from the Government of India, Public Works Department, Mr. J. A. Beale, Junior, is appointed to the Public Works Department as a temporary Apprentice Engineer.

No. 227.—Under instructions from the Government of India, Public Works Department, the services of the following officers of the Irrigation Branch are placed at the disposal of the Government of Madras for employment on famine relief works, viz.—

- Mr. J. A. Beale, Assistant Engineer, First Grade.
- " C. K. Cuny, Probationary Assistant Engineer, Third Grade.
- " J. A. Beale, Junior, Temporary Apprentice Engineer.

No. 228.—With reference to the above notification, Mr. J. A. Beale and Mr. J. A. Beale, Junior, reported their departure from Cuttack on the evening of the 23rd July 1878 to join relief works in Ganjam.

2. Mr. Cuny reported his departure from Calcutta on the afternoon of the 6th instant.

The 12th August 1878.

No. 229.—Major J. G. Forbes, R.E., Superintending Engineer, Second Grade, South-Western Circle, having been temporarily transferred to the North-Western Provinces and Qudh, Irrigation Branch, with effect from the 13th June 1878, the unexpired portion (seven days) of the privilege leave granted him in the orders marginally noted is hereby cancelled.

No. 230.—*Transfer.*—Mr. C. W. Odling, Executive Engineer, Third Grade, is transferred in the interest of the public service from the office of Superintending Engineer, Sone Circle, to the Arrah Division, which he received charge of from Mr. J. F. Williamson, Executive Engineer, Fourth Grade, on the forenoon of the 1st August 1878.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

[Third Publication.]

The 15th July 1878.

No. 218.—*Notification.*—The following draft rules, having reference to the Banspattee khall from the Lock at the Midnapore Canal down to the Hoogly, are hereby published under the provision of Section 12 of the Canals Act of 1864 (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear rises above the water to a height exceeding 7½ feet, will be allowed to moor on the right or south bank of the khall.
3. All vessels on the left or north bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.
4. No anchor must be dropped within the limits of the navigable channel to which these rules refer, except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.
5. All vessels moored to either bank must be kept as close as possible to the bank.
6. Every person, either personally or by his servant, infringing any of the above Rules (1 to 5) shall be liable, under Section 11 of the Canal Act, to a fine not exceeding Rs. 20 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

[Third Publication.]

The 29th July 1878.

No. 221.—*Notification.*—The following draft rules, having reference to the Gowkhally khall from the Lock of the Tidal canal down to the Hooghly, are hereby published under the provisions of Section 2 of the "Canals" Act of 1864" (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear, rises above the water a height exceeding seven and half feet will be allowed to moor on the left or west bank of the khall.
3. All vessels on the right or east bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.
4. No anchor must be dropped within the limits of the navigable channel to which these rules refer except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.
5. All vessels moored to either bank must be kept as close as possible to the bank.
6. Every person, either personally or by his servant, infringing any of the above rules (1 to 5) shall be liable, under Section 11 of the Canal Act, to a fine not exceeding Rs. 50 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

RAILWAY.

Darjeeling, the 9th August 1878.

Erratum.—In notification No. 7, dated 1st July, and corrigendum thereto of the 17th idem, for "Rajendra Nath Bhattacharjee" read "Nagendra Natha Bhattacharjee."

G. F. WILSON,
Assistant Secretary.

[Second Publication.]

DECLARATION.

The 3rd August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for a cable-house and for laying the cable under ground in connection with the Northern Bengal State Railway in the village of Damookdea, pergunnah Taragonia, in Mahmoodshahi, district Nuddea, it is hereby declared that for the above purpose a strip of land running from the Mohattra land of Mothura Nath Biswas to the river Pudina, measuring more or less 773 feet in length, and breadth ranging from 55 feet to 12 feet, measuring more or less 1 rood and 7 poles, equivalent to 17 cottahs and 12 chittacks of standard measurement, passing through the aforesaid village of Damookdea, is required in the district of Nuddea.

This declaration is made, under Section 6 of Act X of 1870, to all whom it may concern.

G. F. WILSON,
Assistant Secretary.

JAIL DEPARTMENT.

No. 7094, dated 12th August 1878.—Surgeon J. O. MacDonnell made over charge of the Durbhunga Jail to Mr. H. Lee, c.l., on the forenoon of the 14th July 1878.

A. S. LETHBRIDGE,
Inspector-General of Jails, Bengal.

SMALL CAUSE COURT NOTICES.

Under Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Courts of Small Causes of Krishnaghur, Meherpore and Ranaghat will hold sittings in those Courts in the month of September 1878 on the dates mentioned as below:—

From 1st to 8th and from 23rd to 25th September at Krishnaghur.

From 9th to 15th September 1878 at Meherpore.

From 16th to 23rd „ „ „ at Ranaghat.

BANEY MADHUB MITTER, Offg. Judge.

KRISHNAGHUR SMALL CAUSE COURT, the 10th August 1878.

Under section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Court of Small Causes at Narail will sit again in that Court on the dates mentioned below:—

Monday, the 19th August 1878.

Tuesday, the 20th „ „ „

JOHN WESTON, Judge.

NARAIL SMALL CAUSE COURT, the 6th August 1878.

TREASURY NOTICE.

BABOO GOPAL CHUNDER MOOKHERJEE, Deputy Collector, has been placed in charge of the Balasore treasury, and authorized to draw bills on other treasuries.

A. SMITH, Offg. Commissioner.

NOTIFICATION OF THE BOARD OF REVENUE.

No. 987B.

Notice is hereby given that the Ninth Sale of Opium, the provision of 1875-76, 1876-77, and will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 2nd September 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

		Chests.
Behar Opium	2,500
Benares	2,000
Total	<u>4,500</u>

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 28th November 1877, and published in the Government and Exchange Gazettes, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th September 1878, respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Saturday, the 7th September 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 17th September 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so :—

Dates.	Behar, about Chests.	Benares, about Chests	Total, about Chests.
On or about Wednesday, 25th September 1878	... 2,500	2,000	4,500
On or about Tuesday, 5th November	... 2,500	2,000	4,500
On or about Monday, 2nd December	... 2,500	2,000	4,500
Total	... 7,500	6,000	13,500

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 30th July 1878.

No. 1049B.

SEALED tenders will be received at this office up to noon of Thursday, the 22nd August 1878, for removing all the chests of abkaree and provision Opium. Hon'ble C. T. BUCKLAND. the Patna and Ghazipore opium factories by railway during the period of one year from 24th idem, from the East India Railway Company's stations at Howrah and Armenian Ghāt (as may be necessary) to the Government opium godowns situated within the Customs House premises, and there stacking them as the Intendant in charge shall from time to time direct.

2. The tenders should state the rate per 100 chests, all charges to be incurred to be included; security to the amount of one thousand rupees must be deposited by the party whose tender may be accepted.

3. The Board of Revenue does not bind itself to accept the lowest or any tender.

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, Secretary.

FORT WILLIAM, the 7th August 1878.

Statement showing the Importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs Duty, on the 81st July 1878.

	Government Golahs.	Private Golahs.	Afloat.	Total.	
				Mds.	Mds.
Liverpool Punga	... 5,11,957	87,689	9,85,503	15,35,149	
French Kurkutch	... 10,675	10,675	
Italian Punga	... 27,790	27,790	
Ditto Kurkutch	... 1,082	1,082	
Bombay ditto	... 42,866	28,050	65,916	
Mudras ditto	... 5,167	5,167	
Arabian and Persian Gulf Kurkutch and Muscat Rock	... 1,13,044	.124	13,908	1,27,076	
Egyptian Kurkutch	... 67,890	1,919	69,809	
Total	... 7,80,421	89,732	10,22,461	18,42,614	

By order of the Board of Revenue, L. P.,

CALCUTTA CUSTOM HOUSES, the 7th August 1878. J. D. MACLEAN, Collector of Customs.

NOTIFICATION.

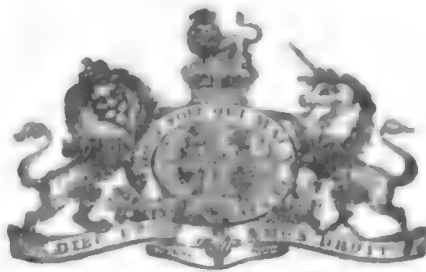
BONDERS of salt are hereby informed that, in future, they will be permitted to bond any quantity of salt not less than 5,000 maunds, without being liable for the rent of an entire salt golah, upon providing mat partitions so as to keep each quantity of salt so bonded separate and distinct, and paying only Rs. 5 per mensem per 1,000 maunds of salt so stored.

Application for space under this notification to be made to the Superintendent, Sulkeah Salt Golahs.

CALCUTTA, CUSTOM HOUSE, the 6th August 1878. J. D. MACLEAN, Collector of Customs.

(REGISTERED NO. 29.)

11 Octo
No. 34 of 1878.



The Calcutta Gazette.

WEDNESDAY, AUGUST 21, 1878.

CONTENTS.

Page.	Page.
PART I.—Orders and Notifications by the Lt.-Governor of Bengal, the High Court, Government Treasury, &c.	663—677
PART IA.—Orders and Notifications by the Government of India	216—223
PART II.—Advertisements	1103—1128
PART III.—Acts of the Bengal Council	
PART IV.—Bills of the Bengal Council	
PART V.—Acts of the Legislative Council of India	
PART VI.—Bills of the Legislative Council of India	
SUPPLEMENT NO. 34	
	678—692

*Note.—Parts IA, V, and VI are not sent to officers receiving the *Gazette of India*.*

PART I.

Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

The 20th August 1878.—The following programme of His Honor the Lieutenant-Governor's tour is published for general information:—

Leave Calcutta	21st August.
Arrive Monghyr	22nd "
Depart "	23rd "
Arrive Patna	24th "
Leave Patna	25th "
(Perhaps visit Chupra)					26th "
Arrive Buxar	27th "
Arrive Ghazipore	28th "
Leave Ghazipore	1st September.
Arrive Bhagalpore	2nd "
Leave Bhagalpore	4th "
Arrive Rampore Benueah	5th "

H. H. STANFIELD, Lieut.-Col.,
Private Secretary.

No. 8906A.

~~GENERAL.—The 14th August 1878.—Baboo Issur Chunder Mitter, Deputy Magistrate and Deputy Collector, Alipore, 24-Pergunnahs, is transferred to Midnapore.~~

Baboo Sitakant Mookerjee, Deputy Magistrate and Deputy Collector, in charge of the Basirhat division of the 24-Pergunnahs district, is transferred to Pooree.

Baboo Uma Churn Ganguly, Deputy Magistrate and Deputy Collector, Narail, Jessore, is appointed to have charge of the Basirhat division of the 24-Pergunnahs district.

Baboo Kedar Nath Dutt, Deputy Magistrate and Deputy Collector, Bhudruck, Balasore, is appointed to have charge of the Narail division of the Jessore district.

Baboo Nobin Chunder Sen, Deputy Magistrate and Deputy Collector, Pooree, is appointed to have charge of the Madaripore division of the Furreedpore district.

Mr. A. J. Fraser, Deputy Magistrate and Deputy Collector, Madaripore, Furreedpore, is appointed to have charge of the Bhudruck division of the Balasore district.

In modification of the orders of the 22nd January last, published in the *Calcutta Gazette* of the 23rd idem, Baboo Hurry Mohun Sen, Deputy Magistrate and Deputy Collector, in charge of the Ghatia Division of the Midnapore district, is promoted to the Sixth Grade of Deputy Magistrates and Deputy Collectors, *vice* Baboo Hurri Chaitanya Ghose.

The above order will have effect from the date on which the promotion of Baboo Hurri Chaitanya Ghose to the Fifth Grade of Deputy Magistrates and Deputy Collectors took effect.

The 15th August 1878.—Mr. J. Tweedie, Officiating District and Sessions Judge, Rajshahye, is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st September next, or such subsequent date as he may avail himself of it.

Mr. J. R. Hallett, Officiating Additional Judge, Rajshahye Division, is appointed to act, in addition to his own duties, as District and Sessions Judge of Rajshahye during the absence, on leave, of Mr. J. Tweedie, or until further orders.

Mr. E. M. Reilly, Deputy Magistrate and Deputy Collector, in charge of the Rampore Hat Division of the Moorshedabad district, is allowed furlough in India for one year under Section 7, Supplement F to the Civil Leave Code.

The 16th August 1878.—Mr. A. W. Mackie, Officiating Joint-Magistrate and Deputy Collector, Backergunge, is vested with special appellate powers under Section 87 of the Land Registration Act VII (B.C.) of 1876.

The Right Hon'ble the Secretary of State has granted to Mr. J. D. Gael, c.s., an extension of three months' leave on medical certificate.

Baboo Hari Mohun Sanyal is appointed to act as a Sub-Deputy Collector of the First Grade at Malda, during the absence, on deputation, of Baboo Banka Behari Buxee, or until further orders.

Mr. E. B. Harris, Assistant Magistrate and Collector, Begoo Serai, in Monghyr, is vested with the powers of a Deputy Collector.

The 17th August 1878.—Mr. Brajendra Nath De, Officiating Joint-Magistrate and Deputy Collector, in charge of the Bhubooah division of the Shahabad district, is allowed leave for twenty-nine days, under the rules in Chapter VII of the Civil Leave Code, in extension of the leave granted to him under orders of the 25th ultimo.

The 19th August 1878.—In supersession of the orders of the 24th ultimo, Mr. D. Norton, Assistant Magistrate and Collector, is posted to Shahabad, and is appointed to have charge of the Buxar division of that district.

Baboo Issur Chunder Mitter, Deputy Magistrate and Deputy Collector, Midnapore, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code.

Baboo Dvija Das Dutt, M.A., is appointed temporarily to be a Sub-Deputy Collector of the First Grade, *vice* Baboo Nobin Chunder Banerjee, appointed a circle officer under the Bengal License Tax Act, and is posted to Jhenidah, in the district of Jessore.

Mr. L. R. Forbes, Assistant Commissioner, Palamow, in Lohardugga, is appointed to act in the Second Grade of Assistant Commissioners, until further orders.

Mr. J. G. Ritchie, Officiating Joint-Magistrate and Deputy Collector, Dumsong, in Darjeeling, is appointed to be an Assistant Commissioner of the Third Grade.

Mr. Ritchie will act in the Second Grade of Assistant Commissioners until further orders.

Mr. W. Macpherson, Officiating District and Sessions Judge of Cuttack, is appointed to be a District and Sessions Judge of the First Grade, *vice* the Hon'ble W. F. McDonell, v.c.

Mr. A. C. Brett, Officiating District and Sessions Judge of Hooghly, is appointed to be a District and Sessions Judge of the Second Grade, *vice* Mr. W. Macpherson.

The 20th August 1878.—Baboo Mohendro Chundra Mozoomdar, B.A., Sub-Deputy Collector, Furreedpore, is allowed leave for two months and a half, under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he avails himself of it.

Baboo Pramatha Nath Basu, B.A. and B.L., is appointed to act as a Sub-Deputy Collector of the Second Grade in Julpigoree, *vice* Baboo Nilamber Pal, removed.

Mr. D. W. M. Testro, on leave, is appointed to be a Joint-Magistrate and Deputy Collector of the First Grade, *vice* Mr. A. G. Brett.

Mr. A. W. Cochran is confirmed in the Second Grade of Joint-Magistrates and Deputy Collectors, *vice* Mr. D. W. M. Testro.

Mr. Cochran will continue to act as Additional District and Sessions Judge of Chittagong.

Mr. H. G. Sharp is appointed temporarily to be a Joint-Magistrate and Deputy Collector of the Second Grade, *vice* Mr. A. W. Cochran.

Mr. Sharp will continue to act in the First Grade of Joint-Magistrates and Deputy Collectors.

POLICE.—The 16th August 1878.—**Mr. H. W. J. Bamber**, District Superintendent of Police, Rajshahye, is allowed leave for two months, under the rules in Chapter VII of the Civil Leave Code.

Mr. C. E. Gouldsbury, Assistant Superintendent of Police, Rajshahye, is appointed to act as District Superintendent of Police, Rajshahye, during the absence, on leave, of Mr. H. W. J. Bamber, or until further orders.

The 17th August 1878.—The special leave for six months granted to **Mr. R. H. G. Irvine**, District Superintendent of Police, Shahabad, under Section 5, Supplement F of the Civil Leave Code, under orders of the 13th May last, is commuted to furlough under Section 12 of the Code.

The 19th August 1878—**Mr. R. H. G. Irvine**, District Superintendent of Police, reported his departure for Eng and on furlough per S. S. Malwah on the 15th May 1878.

REGISTRATION.—The 7th August 1878.—**Moulvi Abdul Aziz**, Sub-Registrar of Kumaria in the district of Chittagong, is transferred to Satkanah, in that district.

Moulvi Mohamed Sawani, Sub-Registrar of Satkanah, in the district of Chittagong, is transferred to Kumaria, in that district.

EDUCATION.—The 19th August 1878—**Mr. E. D. Archibald**, B.A., Professor, Patna College, is allowed furlough for fifteen months under Section 12 of the Civil Leave Code, together with subsidiary leave for seven days under Section 24a of the Code.

Mr. W. T. Webb, M.A., Professor, Presidency College, is allowed furlough for fifteen months under Section 3, Supplement F of the Civil Leave Code, together with subsidiary leave for six days under Section 10 of the Code.

The 20th August 1878.—**Mr. A. E. Gough**, B.A., Professor, Presidency College, is appointed to be Principal of the Calcutta Madrassa. **Mr. Gough** will also continue to be a Professor in the Presidency College.

Baboo Prasanna Kumar Sarvadikari, Officiating Principal of the Berhampore College, is confirmed in the Third Class of the Bengal Educational Service, *vice* Mr. A. Ewbank, M.A., with effect from the 20th instant.

Mr. A. M. Nash, B.A., Professor, Presidency College, is promoted temporarily to the Third Class of the Bengal Educational Service, *vice* Mr. A. W. Garrett, with effect from the 1st instant.

Baboo Prosanno Coomar Roy, D.Sc., Assistant Professor, Dacca College, is appointed to the Fourth Class of the Bengal Educational Service.

OPIUM.—The 19th August 1878.—**Mr. James Augier** is appointed to act temporarily as an Assistant Sub-Deputy Opium Agent in the Behar Agency.

The 20th August 1878.—**Mr. A. Christian**, Assistant Sub-Deputy Opium Agent, attached to the Behar Agency, is allowed leave for two months and seventeen days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 15th instant.

MEDICAL.—The 18th August 1878.—Assistant Surgeon Kali Prosunno Chowdry, now doing duty at the Campbell Hospital, is posted temporarily to Hazaribagh for employment on special duty in connection with the outbreak of cholera in the Central Jail at that station.

The 11th August 1878.—Surgeon A. E. R. Stephens, Officiating Civil Surgeon of Monghyr, is appointed to act temporarily as Civil Surgeon of Durbhunga on being relieved of his present appointment.

The 17th August 1878.—**Mr. W. T. Woods** is appointed to act, until further orders, as Lecturer on Dentistry at the Medical College, Calcutta, *vice* Mr. D. G. Clerk.

The 19th August 1878.—Surgeon J. M. Zorab, Civil Surgeon of Balasore, is allowed leave for eighteen days under the rules in Chapter VII of the Civil Leave Code.

The 20th August 1878.—The services of Assistant Surgeon Prokash Chunder Mukhopadhyay, now doing duty at the Mayo Hospital, are placed temporarily at the disposal of the Government of the North-Western Provinces and Oudh.

The services of Surgeon A. J. Wall, on special duty at the Presidency, are placed at the disposal of the Government of India in the Foreign Department.

JAILS.—*The 17th August 1878.*—Mr. A. D. Larymore, Superintendent of the Midnapore Central Jail, is allowed leave for two months and twenty-eight days, under the rules in Chapter VII of the Civil Leave Code, with effect from the 15th proximo.

Surgeon W. A. Gilligan, Officiating Civil Surgeon, Midnapore, is appointed to act as Superintendent of the Midnapore Central Jail during the absence, on leave, of Mr. A. D. Larymore, in addition to his own duties.

FORESTS.—*The 15th August 1878.*—Mr. E. Fuchs, Assistant Conservator of Forests, in charge of the Buxa Division, is allowed leave for two days under Section 12, Supplement F to the Civil Leave Code, in extension of that granted to him under orders dated the 13th May 1878.

PORT TRUST—*The 19th August 1878.*—Mr. W. Duff Bruce, c.s., Vice-Chairman to the Commissioners for making Improvements in the Port of Calcutta, is allowed leave for one month under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st proximo, or such subsequent date as he may avail himself of it.

MUNICIPAL.—*The 7th August 1878.*—The Lieutenant-Governor approves the election by the Commissioners of the Mudhoobunee Municipality of Baboo Ram Churn Lall, Sub-Deputy Collector, to be their Vice-Chairman for the year 1878-79.

The following gentlemen are appointed to be Commissioners of the Furreedpore Municipality:—

Mr. T. G. Charles, Officiating District Superintendent of Police, vice Baboo Ras Behary Bose.

Baboo Hurobilash Mookerjee, Pleader, vice Baboo Mohim Chandra Rai.

„ Sashi Bhusun Chowdhury, Talookdar, vice Baboo Koilash Chunder Chowdhury.

„ Durga Prosad Mazumdar, Zemindar's Naib, vice Baboo Ram Chundra Biswas.

The 8th August 1878.—The following gentlemen are appointed to be Commissioners of the Chuprah Municipality:—

Baboo Sheo Pertap Nurain, Pleader, vice Moulvi Mukdum Hossein.

„ Dabee Pershad, Pleader, vice Moulvi Mahomed Ameer.

„ Mutuckdhari Lall, Pleader, vice Baboo Mohabeer Shawuk.

The following gentlemen are re-appointed to be Commissioners of the Chuprah Municipality:—

Baboo Deokumar Singh. | Baboo Banarse Lal.

The 20th August 1878.—Mr. W. M. Souttar, c.s., is appointed, under Section 6, Act IV (B.C.) of 1876, to be a Municipal Commissioner for the town of Calcutta.

ERRATUM.—*The 20th August 1878.*—In the orders of the 12th ultimo, published in the *Calcutta Gazette* of the 17th idem, appointing certain gentlemen to be members of the Hooghly District School Committee, for "Baboo Bama Charan Mookerjee, b.l.," read "Baboo Bama Charan Banerjea, b.l."

The following Notifications are republished from the *Assam Gazette*:—

No. 80.—*The 25th May 1878.*—Mr. W. R. Green, Assistant Superintendent of Police, Dacca, in Bengal, whose services have been placed at the disposal of the Chief Commissioner of Assam, is posted to the district of Sibsagar.

No. 81.—Mr. R. F. H. Pughe, Officiating District Superintendent of Police, Fifth Grade, Sibaagar, is, on public grounds, transferred to the Naga Hills district.

No. 82.—Mr. W. B. Savi, Assistant Superintendent of Police, First Grade, Naga Hills, is, on public grounds, transferred to the district of Cachar.

No. 86.—*The 7th August 1878.*—The undermentioned officer has been granted by Her Majesty's Secretary of State for India extension of leave, as advised in List dated 28th June 1878.

Name.	Service.	Appointment.	Period and nature of extension.
A. L. Clay	Covenanted	... Deputy Commissioner, First Grade, Assam.	Nine months' furlough.

HORACE A. COCKERELL.
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

*The 15th August 1878.—In supersession of the notification dated the 7th May 1877 published at page 595, Part I of the *Calcutta Gazette* of the 16th idem, it is hereby notified for general information that, on the recommendation of the Commissioners of the Municipality of Chittagong, made at a meeting, the Lieutenant-Governor is pleased, under Section 234 of the Bengal Municipal Act, 1876, to order that all the provisions of Part VII, Chapter II of the said Act, with the exception of Sections 256 to 270, both inclusive, shall be in force in the said Municipality.*

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

The 15th August 1878.—The following Resolution, received from the Government of India, in the Financial Department, is published for general information:—

No. 1805.

GOVERNMENT OF INDIA.

FINANCIAL DEPARTMENT.

ACCOUNTS.

Simla. the 25th July 1878.

READ again—

Financial Resolution No. 2055, dated 25th July 1877, directing that no money shall be removed from the Public Treasury for investment without the sanction of the Government of India, and pointing out that this Rule applies to Local Fund balances as much as to Provincial Funds.

Financial Resolution No. 680, dated 4th February 1878, exempting Dispensary Funds from the operation of the foregoing orders.

RESOLUTION.—The Governor-General in Council observes that there has been some misunderstanding of the intentions of the Government of India in respect to the investment of Local Fund balances, and that it is necessary to state clearly the principle on which the orders of 25th July 1877 were based. That principle is, that no funds contributed from the public revenues, or raised by general taxation, such as the District Cess Funds, and the like, shall be invested without the consent of the Government of India. Thus the orders of July 1877 do not apply to Municipal or Port Funds, nor do they apply to Trust or Endowment Funds of any kinds.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

ROAD CESS NOTIFICATION.

DISTRICT OF GYA.

The 19th August 1878.—It is hereby notified, under Section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Gya have, under Section 74 of the Act, determined to levy the cesses under that Act for the cess year commencing from 1st October 1878 at the following rates, being half the maximum rates, and the said rates are published accordingly:—

I. Three pies, or one pice, on every rupee of the annual value of lands under Part II, and on every rupee of the annual net profit of properties under Part III of the Act.

II. The following rates on non-agricultural houses and shops estimated to be of the present value of—

	Yearly Cess.	Rs. A. P.
Not less than Rs. 100, but less than Rs. 500	0 8 0	
" " 500, " " 1,000	1 8 0	
" " 1,000, " " 2,000	2 4 0	
" " 2,000 and upwards, Rs. 1-8 for every Rs. 1,000 or part thereof of the estimated present value.	1-8	

Shops and buildings used for the purposes of trade, the estimated present value of which is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of eight annas.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 17th August 1878.—Under Section 18 of the Bengal Civil Courts' Act (VI) of 1871, the Lieutenant-Governor of Bengal has been pleased to direct the following re-arrangement of the local jurisdictions of the Moonsifs' Courts in the civil district of Rungpore (which comprises the magisterial districts of Rungpore and Bogra), with effect from the 28th October 1878 :—

Moonsifs.	Thanas.	Sub-divisions.	Magisterial districts.
Rungpore (with three Moonsifs and head-quarters at Rungpore)	Myunge Kaliungo Nidutgungo Kuargungo Meatapoleur Peargungo	Rungpore Sudder sub-division	
Nelphamaree (with one Moonsif and head-quarters at Nelphamaree)	Dimia Jhindhaka Durwani	Nelphamaree (or Bagdogra) sub-division	Rungpore.
Kurigaon (with two Moonsifs and head-quarters at Kurigaon)	Barohari Nageswari Olipore	Kurigaon sub-division	
Gybandsa (with one Moonsif and head-quarters at Gybandsa)	Gobindgunge Bhowthigunge Sadnlpore Suadergunge	Gybandsa sub-division	
Bogra (with two Moonsifs and head-quarters at Bogra)	Bogra Sharikandi Shibgunge Panchbibi Khetla Badulgachi Aduwdighi Shorepore	Bogra Sudder sub-division	Bogra.

N.B.—By these arrangements the Moonsifs' Courts at Rhotmara and Badargunge are abolished. Till a Court-house is provided at Nelphamaree, the Moonsif of that chowkee will hold his court at Bagdogra. Similarly till Court-houses can be provided at Kurigaon, the Moonsifs of Olipore and Barohari will continue to be stationed at those places respectively, and will have jurisdiction in the new Moonsifee of Kurigaon. The thanas of Khetla, Panchbibi, and Badulgachi, are transferred from the Putnetolla Moonsifee, in district Dinagepore, to the Bogra Moonsifee, in district Rungpore.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

NOTIFICATION.

The 17th August 1878.—Under Section 18 of the Bengal Civil Courts' Act (VI) of 1871, the Lieutenant-Governor of Bengal has been pleased to sanction the following revised local jurisdictions of the Moonsifs in the District Judgeship of Dinagepore, with effect from the 28th October 1878 :—

Moonsifee.	Thana.	District.	REMARKS.
Dinagepore or Sudder (with two Moonsifs) ...	Dinagepore or Kotwalee Rajarpore ... Beergunge ...		
Thakoorgnon	Thakoorgnon Ranisunkoil		
Hemtabad	Peergunge Hemtabad Kaliungo Bunishare	Dinagepore.	
Putnetolla	Putnetolla Poresha Puttearam Gungarampore		By Notification dated 17th August 1878 above, the thanas of Badulgachi, Lal Bazar, and Khetla, were removed from the jurisdiction of the Moonsif of Putnetolla and attached to that of the Moonsif of Bogra, in Rungpore. The effect of the present notification is to abolish the moonsifees at Beergunge and Gungarampore, and to add to Putnetolla Moonsifee thanas Gungarampore; to Hemtabad moonsifee thanas Peergunge and Bunishare; to the Sudder moonsifee thanas Beergunge; to the Maldah moonsifee thanas Gajole. Thanas Khurba and Gurguriba (or Uchpore) are also removed from the jurisdiction of the Moonsif of Hemtabad, and are attached to the Moonsifee of Maldah. Thana Kalechuck is removed from the jurisdiction of the latter other and placed within that of the Moonsif of Beergunge.
Chintamun	Chintamun (Redhampore) Hatra Nowabgunge Goraghat		
Maldah	Khurba Daspore (Gurguriba) Gajole Maldah English Bazar	Maldah.	
Seebgunge	Kalechuck Beerbunge Gomastipore Nowabgunge		

The Moonsifs will until further orders continue to hold their courts at the places where they are now held in the several moonsifees bearing the same name.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 20th August 1878.—In exercise of the power conferred on him by Section 2, Act VI (B.C.) of 1878, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Howrah, at a meeting, to declare that from the 1st of October 1878 the Commissioners of the said Municipality will maintain an establishment for the cleansing of all public and private latrines within the part of the municipality which is bounded as follows, viz. on the north by the northern side of Harrogunga road, on the south by the southern side of the Sheebpore Ghât road, on the east by the river Hooghly, and on the west by the western side of the Grand Trunk road. D. BARROUR,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 19th August 1878.—The following rules for the working of the Treasure Trove Act (VI of 1878) are approved by the Lieutenant-Governor and published for general information under Section 19 of the said Act:—

The notification under Section 5(a) shall be published at the Collector's cutcherry, subdivisional cutcherry, moonsif's cutcherry and police-station within the jurisdiction of which the treasure was found, and at some conspicuous spot in the village in which it was found.

2. On receipt of any application under Section 4, or on receipt of information from any person other than the finder that treasure had been found, the Collector shall report the fact to the Commissioner, stating—

- (1) Name of finder;
- (2) Nature of treasure;
- (3) Approximate value;
- (4) Date of finding;
- (5) Whether it is recommended that Government should acquire the treasure under Section 16 (when the treasure consists of coin).

A copy of this report shall be sent to the Asiatic Societies of Calcutta and Bombay for information, it having been decided that unless there is some strong reason to the contrary, whenever two or more coins of the same kind are found, the Society may be allowed the option of purchasing one of them.

3. In the case of information being given by a person other than the finder, the Collector shall issue a notice on the person informed against, to show cause why he should not be prosecuted for not giving the required notice; and in the event of no cause being shewn, the Collector shall take such further action as may seem expedient.

4. On receipt of the Collector's report the Commissioner will, if he thinks the property ought to be acquired by Government, report the case for the orders of the Board of Revenue.

5. All notices under Section (5) should be served at the cost of Government.

6. All fines levied under this Act shall be credited to Land Revenue "Miscellaneous," and any treasure which vests in Government under Section 20 or 21 shall, unless it be such as it is thought advisable for Government to retain, be sold by public auction to the highest bidder under the orders of the Commissioner, and the proceeds be credited to the above head.

7. All Commissioners and Collectors should append a paragraph to their land revenue annual reports, stating whether any applications have been presented during the year under report under Section 4, or any proceedings taken before the Magistrate under Section 20 or 21.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 19th August 1878.—The following notification by the Government of India in the Financial Department, declaring that the Opium Act, 1878, shall come into force in the territories under the Lieutenant-Governor of Bengal from the 21st August 1878, is published for general information:—

No. 2892.

FINANCIAL DEPARTMENT.

SEPARATE REVENUE—OPIUM.

NOTIFICATION.

Simla, the 16th August.—In exercise of the powers vested in him by Section 1 of the Opium Act, 1878, the Governor-General in Council is pleased to declare that the aforesaid Act shall come into force in the territories administered by the Lieutenant-Governor of Bengal with effect from the 21st August 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

IN exercise of the powers conferred by Sections 5 and 13 of the Opium Act, 1878, the Lieutenant-Governor of Bengal has made the following Rules, which have received the sanction of the Governor-General in Council, and are now published as required by the Act. Excepting as in any case expressly limited, these Rules apply to all the territories administered by the Lieutenant-Governor of Bengal.

Interpretation-clause.

I. In these Rules, unless there be something repugnant in the subject or context—

- (1) "Board" means the Board of Revenue for the Provinces for the time being subject to the Lieutenant-Governor of Bengal:
- (2) "Commissioner" means the Commissioner of a Revenue Division:
- (3) "Collector" includes a Deputy Collector or other Revenue Officer in independent charge of a district and a Superintendent of Excise Revenue:
- (4) "Preventive-officer" means any officer of any of the departments mentioned in Section 14 of the Opium Act:
- (5) "Intendant" means any officer in charge of Government opium stores at Calcutta:
- (6) "Farmer" means a person who has obtained from the Collector a farm under Rule XXXVIII or XLIII:
- (7) "Licensed-vendor" means a person who has obtained a license for retail sale under Rules XXXIV, XXXVI, XL, and XLIII:
- (8) "Retail sale" means the sale of any quantity of opium or intoxicating drugs not exceeding five tolas, and of any quantity of poppy-heads not exceeding five seers:
- (9) "Opium" means the inspissated juice of the poppy:
- (10) "Intoxicating drugs" includes madak and chandu, and every preparation and admixture thereof, and kafa, and all other intoxicating or narcotic preparations of opium and of the poppy, but does not include poppy-heads:
- (11) "Poppy-heads" means the dry capsules of the poppy plant:
- (12) the words "import," "export," and "transport" have the respective meanings assigned to them in the Opium Act, 1878.
- (13) "Bengal" means the territories administered by the Lieutenant-Governor of Bengal:
- (14) "India" means the country included within the British frontier lines on the extreme west, north, and east of British India.

II. Rules XIV to XXVIII apply only to Calcutta; the remaining Rules apply to all the territories for the time being subject to the Lieutenant-Governor of Bengal, including Calcutta.

Manufacture.

III. The manufacture of opium, except by the Government or by a cultivator licensed under Act XIII of 1857 for delivery to the Government, and the manufacture of more than five tolas weight of intoxicating drugs without a license from the Collector or a farmer granted under these Rules, are prohibited.

Possession.

IV. Except as provided in Rule V—

- (1) no person shall have in his possession any opium other than opium purchased from the Government or from a farmer or licensed-vendor:
- (2) no person, not being a farmer, licensed-vendor, or medical practitioner, shall have in his possession more than five tolas of opium or intoxicating drugs, or more than five seers of poppy-heads.

V. Rule IV does not apply to—

- (1) Travellers and visitors from foreign countries beyond the boundaries of India having in their possession any quantity of opium produced in such foreign territory, or intoxicating drugs prepared therefrom, not exceeding two seers in all for the whole party

intended for the personal use of such travellers and visitors or their attendants, and not for sale or barter:

- (2) foreign horse-dealers entering India with their horses, having in their possession opium produced in such foreign territory, or intoxicating drugs prepared therefrom, limited to ten tolas weight per horse;
- (3) opium, intoxicating drugs, or poppy-heads in transit covered by a pass under these Rules;
- (4) cultivators duly licensed under Act XIII of 1857 having newly extracted opium in their possession during the usual period between the full growth of the poppy and the delivery of the produce to the opium agent.

VI. The Collector may grant to any medical practitioner residing within his district a license in Form I appended to these Rules for the possession and retail of opium, intoxicating drugs, and poppy-heads for medical purposes only: provided that such medical practitioner shall not have in his possession at one time more than a seer of either opium or intoxicating drugs, and more than ten seers of poppy-heads.

Transport.

VII. When a farmer or licensed-vendor desires to transport opium, intoxicating drugs, or poppy-heads, he shall obtain for each consignment a pass from the Collector in such form as the Board may from time to time prescribe.

The pass shall specify—

- (1) the time within which the transport shall be effected;
- (2) the place from which the consignment is to be transported;
- (3) the name of the person in charge of the consignment;
- (4) the name of the consignee;
- (5) the number of packages, and the weight and contents of each; and
- (6) the place to which the consignment is to be transported.

Each package in every such consignment shall be stamped in the presence of the officer granting the pass with his official seal.

VIII. The bulk of a consignment shall not be broken during transport.

IX. The Collector may make it a condition of the pass that the bulk of the consignment for which it is granted shall not be broken until after the consignment shall have been examined at the place to which it is carried by an officer deputed or authorised by the Collector for that purpose. Provided that such examination shall be made within seven days from the date on which the Collector is informed of the arrival of the consignment.

X. If any officer competent to exercise the powers of seizure, detention, and search under Sections 14 and 15 of the Opium Act, finds that the packages are fewer, or the amount of opium and intoxicating drugs less (by more than the dryage allowance of one-quarter per cent.) than the number or amount specified in the pass, he shall immediately report the circumstances to the Collector, who will decide whether a prosecution shall, or shall not, be instituted.

Import.

XI. Opium, intoxicating drugs, or poppy-heads may be imported into Bengal,—

- (a) by Government for its own purposes;
- (b) by the persons described in clauses 1 and 2 of Rule VI in the quantities which, and for the purposes for which, those persons may, under those clauses, possess opium.

Export.

XII. Opium, intoxicating drugs, or poppy-heads may be exported from Bengal—

- (a) by Government for its own purposes;
- (b) by the persons described in clauses 1 and 2 of Rule V in the quantities which, and for the purposes for which, those persons may, under those clauses, possess opium;

- (c) to the territories under the Government of Chandernagore under the conditions specified in Rule XIII;
- (d) by sea from the Port of Calcutta in the manner provided by Rules XIV to XXVIII.

XIII. Opium, intoxicating drugs, and poppy-heads may be exported from Calcutta to the territories under the Government of Chandernagore, subject, while in transit through British territory, to the conditions of Rules VII, VIII, and X.

XIV. Opium may be exported by sea from the Port of Calcutta, if it has been purchased from Government at a public sale held by the Board, and is covered by a pass or certificate granted by the Board.

XV. Shipping bills for exportation of opium must be printed in red ink and presented at the Custom-house in duplicate, accompanied by the usual certificate from the Board. The duplicate on which the pass is granted will be returned to the shipper to obtain delivery from the opium godown, the original being forwarded to the Gate-officer on the wharf, to expedite the passing of the opium out of the Custom-house.

XVI. On ordinary working days, no treasury receipt in payment of opium and no pass will be accepted by the Board after 3-30 P.M., nor will any certificate be supplied after 4 P.M. On Saturdays, no receipt or pass will be accepted after 1-30 P.M., and no certificate granted after 2 P.M.

XVII. The certificates granted by the Board are to be returned to the Board, duly cancelled, at the close of the month.

XVIII. A fee of Rs. 5 will be charged to each shipper on presentation of shipping bills after 4 P.M. on the day of clearance of the China steamer.

XIX. All opium intended for export, which shall not be cleared from the godowns before 4-30 P.M., shall be conveyed to the steamer or ship from the ghât opposite to the opium godowns in covered cargo-boats, with properly secured hatches.

XX. The Preventive-officer at the ghât shall examine all boat-notes and chests, and shall see the latter placed in the hold of the cargo-boat. He shall then secure and seal the hatches or any other openings or doors of the cargo-boat, by which access may be had to the hold, with a distinctive mark before allowing the boat to proceed to the steamer or ship. He shall also make an entry in the boat-note specifying that the hatches have been sealed.

XXI. The Preventive-officer on board the receiving ship or steamer shall carefully examine the seals affixed to the hatches, &c., of all cargo-boats laden with opium as soon as they arrive alongside the vessel, and shall not allow the seals to be broken in any case until he is actually prepared to receive the opium on board, and to superintend the removal of the chests from the hold of the cargo-boat.

XXII. Should it appear to the Preventive-officer on board the receiving vessel that the seals placed on the hatches, &c., of the cargo-boats have been broken in transit, or have been in any way tampered with, he shall bring the matter to the immediate notice of the officer in charge of the vessel, and shall examine each chest carefully. If any theft of opium is discovered, the Preventive-officer shall make an immediate report to the River Police and to the Collector of Customs, mentioning at the same time the number of the cargo-boat and the name of the owner and manjee.

XXIII. Each shipper who removes his chests of opium from the Government premises after 4-30 P.M., shall be required to pay Rs. 2 for any number of chests up to 20, Rs. 3 for any number of chests above 20 and up to 50, and Rs. 5 for any larger number of chests, as remuneration to the Preventive-officer at the ghât employed beyond the usual hours.

XXIV. These fees shall be realized by the Intendant before delivery of the chests to the shippers, and all such fees shall be remitted daily by the Intendant to the Collector of Customs, and shall form a special fund for the remuneration of the Preventive-officers who may be employed beyond the usual working hours.

XXV. No application shall be received by the Intendant for the delivery of opium chests after 9 o'clock P.M.

XXVI. On account of each requisition made for the delivery of chests, and presented to the Intendant between the hours of 6 o'clock and 9 o'clock P.M. on ordinary working days, or between 2 P.M. and 9 P.M. on Saturdays, the Intendant shall be authorised to demand a fee of Rs. 16, and a further fee of 2 annas on account of each chest delivered.

XXVII. The procedure described in Rules XVIII to XXIV of this section is enjoined specially in the case of opium cleared from the godowns after 4-80 P.M., but it may be followed in the case of opium cleared before that time, if the shipper so desires, and on application made to the Intendant.

Export of Chandu.

XXVIII. Subject to the provisions of the law relating to sea-customs for the time being in force, the export of chandu is permitted under a pass from the Superintendent of Excise Revenue, Calcutta.

Export passes shall only be granted to licensed-vendors of chandu, and on payment of such export duty as may from time to time be fixed by the Board. The pass must be produced at the Custom-house at the time of exportation, and must certify that the chandu which it covers has been prepared from opium supplied from Government stores.

Sale, Wholesale.

XXIX. Opium, in quantities of not less than one seer, shall be supplied, on prepayment, at such rates as the Lieutenant-Governor of Bengal may from time to time prescribe by Notification in the *Calcutta Gazette*, from the Collector's office only to the treasurer or his agent, or to a farmer, licensed-vendor, or medical practitioner licensed under Rule VI.

XXX. Opium may be sold wholesale by the Board for export by sea.

Sale, Retail.

XXXI. No person shall retail opium, intoxicating drugs, or poppy-heads, except under license from the Collector or from a farmer, and in accordance with the conditions specified in the license.

XXXII. No larger quantity than five tolas of opium or intoxicating drugs, or five seers of poppy-heads shall be sold, except to a licensed-vendor or to a medical practitioner, licensed under Rule VI, or under a special order from an officer exercising the powers of a Collector. A licensed-vendor may sell any quantity not exceeding one seer of opium or intoxicating drugs, and not exceeding ten seers of poppy-heads, to a medical practitioner licensed under Rule VI.

XXXIII. Opium shall not be retailed at any Government office.

XXXIV. Licenses for the retail of opium shall be granted to licensed-vendors in Form II.

XXXV. Licenses for the manufacture and retail sale of intoxicating drugs shall be granted by the Collector in Form III.

XXXVI. Whenever the Collector grants a license for the retail of opium or of intoxicating drugs, he shall impose such conditions on the licensee, besides those specified in the license, as may from time to time be prescribed by the Board.

XXXVII. Licenses for retail sale shall be granted for one year only, unless the Board shall otherwise specifically direct.

Such limited number of shops for the retail vend of opium or intoxicating drugs as the Commissioner may from time to time decide shall be allowed in each district, and the monopoly of retail vend at such shops shall be put up to auction, or otherwise contracted for at the commencement of each official year. The shops shall be sold or contracted for singly, or in such groups as the Commissioner may direct.

XXXVIII. With the sanction of the Commissioner, the Collector may let in farm the duties leviable on the retail of all or any intoxicating drugs within any specified area for a term not exceeding two years, and, with the sanction of the Board, for a term not exceeding five years. The Board may prescribe rules (a) for the invitation and acceptance of tenders for such farms; (b) for the requisition of security for the due fulfilment of the engagements entered into by the farmers; and (c) as to the form and conditions of such

leases. Any breach of such engagement shall render the lease liable to annulment by the authority by whom the farm was sanctioned.

XXXIX. When the duties leviable on any intoxicating drug are let in farm, the farmer may make his own arrangements for the manufacture and retail thereof within the limits of his farm; provided that no opium, except that supplied from the Collector's office, shall be used in the manufacture of such drugs. No person shall sell by retail any intoxicating drugs within such limits except he holds a license from the farmer to that effect.

XL. Before entering into engagements for any such farm, the Collector may, with the sanction of the Commissioner, make such reservations or restrictions with respect to the grant of licenses by the farmer as he thinks fit.

Such licenses shall be granted in Form IV, and, when countersigned by the Collector, shall have the same validity as licenses granted directly by the Collector.

XLI. Every farmer shall file in the Collector's office, in such form as may from time to time be prescribed by the Commissioner, a list of all licenses granted by him.

XLII. With the sanction of the Board, obtained through the Commissioner, the Collector may cancel any lease granted under Rule XXXVIII, or may, within the period of the lease, impose any new reservation or restriction on the farmer.

If a lease be cancelled for any cause other than a breach of the conditions of the lease, or if any reservation or restriction with respect to the grant of licenses be imposed during the lease, the Board may award to the farmer compensation for any loss thereby caused to him.

XLIII. The Collector may grant licenses for the retail of poppy-heads, or may farm the duties leviable on the retail of the same, on such terms as the Board shall from time to time prescribe.

XLIV. If any licensed vendor or farmer shall have in his possession, on the expiry of his license or farm, any opium, intoxicating drugs, or poppy-heads, which he is unable to dispose of to the satisfaction of the Collector by private sale to other licensed vendors or farmers, he shall surrender the same to the officer in charge of the excise revenue; and the incoming licensed vendor or farmer, or, if the expired license or farm is not renewed, any licensed vendor or farmer within the district, when required by the Collector, shall be bound to purchase the articles aforesaid to the extent of two months' supply, at such price, and in such quantities, as the Collector shall adjudge; provided that, if such articles be declared by the Civil Surgeon of the district to be unfit for use, the Collector shall cause them to be destroyed.

Disposal of things confiscated.

XLV. (i).—All things confiscated under the Opium Act, 1878, except opium, intoxicating drugs, and poppy-heads, shall be disposed of by the Collector by public sale.

(ii).—Opium so confiscated shall be sent for examination to the Civil Surgeon of the district, and, if declared by him to be fit for use, shall be disposed of in such manner as the Commissioner may, by general order, direct. If declared to be unfit for use, it shall be immediately destroyed.

(iii).—Intoxicating drugs so confiscated shall be immediately destroyed.

(iv).—Poppy-heads so confiscated shall be disposed of as the officer in charge of the excise revenue of the district in which the confiscation is made may direct.

The value of confiscated poppy shall be calculated at the rate of Rs. 12 per agency bigha of 3,025 square yards, and of confiscated opium declared to be fit for use at the rate of Rs. 8 per seer. Opium declared to be unfit for use shall be deemed to be of no value.

Rewards to be paid to officers and informers.

XLVI. Any Magistrate convicting an offender under section 9, or any Magistrate or other authorised officer ordering the confiscation of opium under section 12 of the Opium Act, 1878, may grant, in such proportions as he thinks fit, to any person or persons who have contributed to the seizure of the opium or the conviction of the offender, a reward not exceeding the value of the

opium and other articles confiscated in the case, *plus* the amount of any fine imposed.

XLVII. In any case in which, in the opinion of the Commissioner, any person has performed any service of special merit in respect of the prevention or detection of opium-smuggling or of any offence against the Opium Act, 1878, the Commissioner may grant to such person a reward not exceeding in amount Rs. 500.

The Board or, with the sanction of the Board, a Collector may incur expenditure not exceeding Rs. 500 in each case for the employment of informers, or for any other purpose connected with the prevention or detection of opium-smuggling or of any offence against the Opium Act, 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

FORMS.

I.—Special license to medical practitioner under Rule VI.

Special license granted to A. B., following the profession of _____ at _____ in the district of _____, for the retail sale of opium, intoxicating drugs or poppy-heads, on the condition that such opium shall be procured from the Collector's office or a licensed-vendor, and shall be used *bond fide* as medicine or in medical preparations or prescriptions.

District _____

Dated _____

*II.—License for Retail Sale of Opium.**

District _____

No. of license in Register _____

Name of retailer _____

Locality of shop _____

Be it known that resident of _____ pargana _____ district of _____
is hereby authorised by the Collector of _____ to sell opium
by retail at _____ in _____ from the date of this license to the _____ day
of _____ 18_____, upon the following conditions:—

I.—That he shall pay to Government a monthly duty of _____.
II.—That he shall sell no opium but such as he may purchase from the Collector's office, and that he will not receive, or have in his possession, opium obtained otherwise.

III.—That he shall retail opium only in the shop for which this license is granted.

IV.—That, except to a medical practitioner holding a special license from the Collector, he shall not sell more than five tolas weight of opium to any person at one time.

V.—That he shall not adulterate the opium sold by him.

VI.—That he shall not receive any wearing apparel, or other goods, in barter for opium.

VII.—That he shall not open his shop, or make sales therein, before sunrise; that he shall not keep it open, or make sales therein, after _____; and that he shall not harbour any person therein during the night.

VIII.—That he shall not permit persons of notoriously bad character to resort to his shop; that he shall prevent gaming and disorderly conduct therein; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.

IX.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription, in legible characters, in the vernacular language:—

(Name of vendor.)

" Licensed to retail opium."

X.—That if he buy less than _____, which is the quantity estimated to be retailed at _____ in each month, he shall, if required, explain the reason of the falling-off to the Collector.

XL.—That he shall keep up daily an account in this form, showing the receipts and deliveries of opium at his shop each day, and the balance in store:

Date.	Quantity of opium in store from yesterday.	Quantity of opium received this day and whence received.	Total quantity to be accounted for.	Quantity sold this day.	Quantity left in store.
-------	--	--	-------------------------------------	-------------------------	-------------------------

* Counterpart of this will be signed by the licensee-holder and deposited in the Collector's office.

XII.—That he shall at once produce his license and accounts for inspection, on the demand of any officer of any of the Departments of Excise, Police, Customs, Salt, Opium, or Revenue, superior in rank to a peon or constable, empowered under section 14 of the Opium Act ; and that he shall not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XIII.—That if the holder of this license does not intend to renew it on the expiry of the period for which it is granted, he shall give notice to the Collector that he contemplates its surrender at least 15 days before the expiry of the period for which it is granted, i.e., before the day of 18 .

If such notice be not given, or if this license be not recalled by the Collector under the authority reserved to him in clause XIV, this license, and any counterpart engagement for the due observance of these conditions that the license-holder may have entered into, shall remain in force, as if this license and the engaged were formally renewed for a further term of one year, viz. to the day of 18 .

XIV.—This license may be recalled by the Collector—

- (a) for default of punctual payment of the duty stipulated to be paid in clause I ;
- (b) for violation of any of the conditions specified in this license ;
- (c) if the holder of this license be convicted of breach of the peace or of any other criminal offence during the currency of this license.

Should the license be recalled for any of these causes, the license-holder will have no claim to any compensation whatever, or to any refund of any duty, or instalment of duty, already paid. But it shall be in the discretion of the Collector to make such compensation or refund, should he consider it necessary or advisable to do so.

Should the Collector desire to recall this license before the expiry of the period for which it has been granted for any cause other than those above specified, (a), (b), and (c), he shall give 15 days' previous notice, and remit a sum equal to the duty for 15 days, or, if notice be not given, shall make such further compensation, in default of notice, as the Commissioner may direct.

XV.—This license may be surrendered by the license-holder on his giving one month's notice to the Collector, and paying such fine, not exceeding the amount of the duty for six months, or the loss caused to Government by the failure to carry out any condition imposed, as the Collector may adjudge.

Should the Collector be satisfied that the reason for resigning the license is adequate, he may, with the sanction of the Commissioner, remit the fine.

XVI.—On the infringement of any of the above articles, or of any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder, this license, and any other license or licenses that the holder may have obtained for the sale of opium or for the manufacture or sale of madak or chandu, shall be forfeited.

III.—License for the Manufacture and Retail Sale of Madak or of Chandu.*

District

No. in Register

Name of vendor

Locality of shop

Be it known that resident of • • • pergana
district of • • • , is authorised by the Collector of • • • to
open a shop for the retail sale of madak (or chandu, as the case may be), at • • • , from the date of this license to the 18 , upon the following conditions :—

I.—That he shall pay to Government a monthly duty of

II.—That he shall purchase all the opium he may use in the manufacture of madak (or chandu, &c., as the case may be) direct from the Collector's office and not from any opium vendor.

III.—That he shall sell madak (or chandu) only in the shop for which this license is granted, and that he shall not sell madak (or chandu) in any other place.

IV.—That, except to a medical practitioner duly licensed, he shall not sell more than five tolas weight of madak (or chandu) to one person at one time.

V.—That he shall not receive any wearing apparel, and other goods, in barter for the drug.

VI.—That he shall not open his shop, or make sales therein, before sunrise ; that he shall not keep it open, or make sales therein, after • • • ; and that he shall not harbour any suspected person therein.

VII.—That he shall not permit persons of notoriously bad character to resort to his shop ; that he shall prevent gaming and disorderly conduct therein ; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.

VIII.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription, in the vernacular language of the country :—

* Counterpart of this will be signed by the licensee-holder and deposited in the Collector's office.

(Name of vendor.)

"Licensed vendor of madak (or chandu)."

IX.—That he shall keep up daily the following accounts, showing the receipts of opium in his shop, the quantity used in the manufacture of madak (or chandu), and the balance remaining in store at the end of the day.

I.—OPIUM.

Date.	Quantity of opium remaining in store yesterday.	Quantity received to-day, and whence received.	Total quantity of opium to be accounted for. M. S. C.	Opium used in the preparation of madak (or chandu). M. S. C.	Quantity remaining in store.
1	2	3	4	5	6

II.—MADAK OR CHANDU

Date.	Quantity remaining in store yesterday.	Quantity manufactured out of opium to-day.	Total quantity of madak or chandu to be accounted for.	Madak or chandu sold to-day. M. S. C.	Quantity remaining in store this day.
1	2	3	4	5	6

X.—That he shall at once produce his license and accounts for inspection on the demand of any officer of any of the Departments of Excise, Police, Customs, Salt, Opium, or Revenue, superior in rank to a peon or constable, empowered under section 14 of the Opium Act; and that he will not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XI.—That if the holder of this license does not intend to renew it on the expiry of the period for which it is granted, he shall give notice to the Collector that he contemplates its surrender at least 15 days before the expiry of the term for which it is granted, i.e., before the day of 18.

If such notice be not given, or if this license be not recalled by the Collector under the authority reserved to him in clause XII, this license, and any counterpart engagement for the due observance of those conditions that the license-holder may have entered into, shall remain in force, as if this license and the engagement were formally renewed for a further term of one year, viz. to the day of 18.

XII.—This license may be recalled by the Collector—
(a) for default of punctual payment of the duty stipulated to be paid in clause I;
(b) for violation of any of the conditions specified in this license;
(c) if the holder of this license be convicted of breach of the peace, or of any other criminal offence during the currency of this license.

Should the license be recalled for any of these causes, the license-holder will have no claim to any compensation whatever, or to any refund of any duty, or instalment of duty, already paid. But it shall be in the discretion of the Collector to make such compensation or refund, should he consider it necessary or advisable to do so.

Should the Collector desire to recall this license before the expiry of the period for which it has been granted for any cause other than those above specified (a), (b) and (c), he shall give 15 days' previous notice, and remit a sum equal to the duty for 15 days, or if notice be not given, shall make such further compensation, in default of notice, as the Commissioner may direct.

XIII.—This license may be surrendered by the license-holder on his giving one month's previous notice to the Collector, and paying such fine not exceeding the amount of the duty for six months, or the loss caused to Government by the failure to carry out any condition imposed, as the Collector may adjudge.

Should the Collector be satisfied that the reason for resigning the license is adequate, he may, with the sanction of the Commissioner, remit the fine.

XIV.—On the infringement of any of the above articles, or any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder, this license and any other license or licences that the holder may have obtained for the sale of opium, or for the manufacture or sale of madak or chandu, shall be forfeited.

IV.—License for the Retail Sale of Madak or Chandu granted by a Farmer.

District

No. in Register

Name of vendor

Locality of shop

Be it known that resident of **pargana**
 district of _____, is authorised by the farmer of _____, to open a shop
 for the retail sale of madak (or chandu, as the case may be), at _____, from the date of
 this license to the 18, on the following conditions :—

- I.—That he shall pay to the farmer a monthly duty of _____.
- II.—That he shall purchase all the opium he may use in the manufacture of madak (or chandu, as the case may be) direct from the farmer, and not from any opium-vendor.
- III.—That he shall sell madak (or chandu) only in the shop for which this license is granted.
- IV.—That he shall not sell more than five tolas weight of madak (or chandu) to one person at one time, except to a licensed vendor or medical practitioner.
- V.—That he shall not receive any wearing apparel, or other goods, in barter for the drug.
- VI.—That he shall not open his shop, or make sales therein, before sunrise; that he will not keep it open, or effect sales therein, after _____; and that he shall not harbour any suspected person therein.
- VII.—That he shall not permit persons of notoriously bad character to resort to his shop; that he will prevent gaming and disorderly conduct therein; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.
- VIII.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription in the vernacular language of the country :—

(Name of vendor.)

"Licensed-vendor of madak (or chandu)."

- IX.—That he shall keep up daily the following account, showing the receipts of opium in his shop, the quantity used in the manufacture of madak (or chandu), and the balance remaining in store at the end of the day.

I.—OPIUM.

Date.	Quantity of opium remaining in store yesterday.	Quantity received to-day, and whence received.	Total quantity of opium to be accounted for.	Opium used in the preparation of madak (or chandu).	Quantity remaining in store.
			M. S. C.	M. S. C.	
1	2	3	4	5	6

II.—MADAK OR CHANDU.

Date.	Quantity remaining in store yesterday.	Quantity manufactured out of opium to-day.	Total quantity of madak or chandu to be accounted for.	Madak or chandu sold to-day.	Quantity remaining in store this day.
			M. S. C.	M. S. C.	
1	2	3	4	5	6

- X.—That he shall at once produce his license and accounts for inspection, on the demand of any officer of any of the Departments of Excise, Police, Customs, Salt, Opium, or Revenue superior in rank to a peon or constable, empowered under section 14 of the Opium Act: and that he will not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XI. This license may be recalled by the farmer—

- (a) for default of punctual payment of the duty stipulated to be paid in clause I; and by the farmer or Collector;
- (b) for violation of any of the conditions specified in this license;
- (c) if the holder of this license be convicted of breach of the peace, or of any other criminal offence during the currency of this license.

- XII.—On the infringement of any of the above articles, or of any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder, this license and any other license or licenses that the holder may have taken out for the sale of opium, or for the manufacture or sale of madak or chandu, shall be forfeited.

A. MACKENZIE,
 Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 31st July 1878.—The following Resolution by the Government of India in the Department of Revenue, Agriculture, and Commerce is published for general information.

By order of the Lieutenant-Governor of Bengal,

A. MACKENZIE,
Secy. to the Govt. of Bengal.

No. 227.

GOVERNMENT OF INDIA.

DEPARTMENT OF REVENUE, AGRICULTURE, AND COMMERCE.

(SALT.)

Simla, the 31st July 1878.

RESOLUTION.

READ again the following papers:—

Act XVIII of 1877.

Notification No. 156, dated the 30th June 1876.
Ditto .. 254. ditto 28th December 1877
Ditto .. 255. ditto ditto
Ditto .. 21. ditto 17th January 1878.
Ditto .. 85. ditto 18th March

Read also—

Notification No. 225, dated the 31st July 1878.
Ditto .. 226. ditto ditto.

Observations.—For many years past the Government of India have been anxious to equalise the burthen of salt taxation throughout the country. The rate of duty on salt has always been higher, and until the beginning of this year very much higher, in the Bengal Presidency than in the Presidencies of Madras and Bombay. In April 1861 the duty in the Lower Provinces of Bengal stood at Rs. 3-4 per maund, and in the Upper Provinces at Rs. 3 per maund, while in the Presidencies of Madras and Bombay it was only Re. 1-4 per maund.

2. In the Northern Provinces of India, moreover, the cost of salt was further relatively enhanced by the greater distances from the sources of supply, and the prices of the article to the consumer were consequently on the whole much higher than elsewhere.

3. The financial exigencies of the State did not admit of the loss of any part of the revenue derived from the salt duties, and it became obvious that the only practicable way of reducing the excessive prices in Northern India was to equalise the duties throughout the whole country, for the great differences of which in the several provinces there was no justification in principle.

4. In the five years ending 1877-78 the average annual quantity of salt taxed in British India was about 240 laks of maunds, and the average annual duty was about six crores of rupees, giving an average rate of Rs. 2-8 per maund. As the object of the Government was not to increase the total revenue from the salt duty, but only to maintain the amount which had been previously realized, a rate of Rs. 2-8 per maund was taken for general adoption.

5. The duties in Madras and Bombay have accordingly been gradually raised, until in December last they were fixed at Rs. 2-8 per maund. At the same time the duty in Bengal was reduced in the Lower Provinces to Rs. 3-2 and in the Upper Provinces to Rs. 2-12 per maund.

6. As announced in the financial statement of the present year, the Government of India has been in negotiation with the Native States of Rajputana and Central India with a view to the adoption of measures which should admit of the abolition of the Inland Customs line, the maintenance of which had been necessary to prevent the salt produced in those states from passing untaxed into Northern India, and to secure the full rate of duty on the importation of the less highly taxed salt of the south, as well as the export duty on British sugar.

7. These negotiations have now been brought to a close, and the arrangements which will ensue will permit of the early removal of the customs line. The sugar duties have already been abrogated, and the Government now finds itself in a position in which another important step may be taken towards the fulfilment of its policy of equalising the duties by making a further reduction of 4 annas per maund in the Bengal Presidency. Thus, throughout the greater part of British India a uniform duty of Rs. 2-8 per maund has now been arrived at.

8. The Government of India is sensible that the changes in the rates of duty which have been necessary in carrying out its policy could not be made without causing some disturbance in the salt trade, and it takes the occasion of the present reduction of duty to announce that, so far as those provinces are concerned in which the duty has now been fixed at Rs. 2-8 per maund, the measure of equalisation may be regarded as complete and final, and that no further alteration is contemplated, the financial position of British India not admitting of the hope of a lower general rate than Rs. 2-8 per maund being adopted within any period that can now be foreseen.

9. The Governor-General in Council thinks that this statement is desirable in the interests of the salt trade, so that any uncertainty as to the future rate of duty on salt may be removed.

ORDER.—Ordered that the above Resolution be published in the *Gazette of India*.

A. O. HUME,
Secy. to the Govt. of India.

[Third Publication.]

NOTIFICATION.

The 6th August 1878.—The following programme of a visitation tour of the Lord Bishop of Calcutta through the territories subject to the Lieutenant-Governor of Bengal is hereby published for general information:—

PATNA DIVISION.

Stations.	Arrivals.
Buxar	... 16th November 1878.
Arrah	... 18th "
Assensole	... 20th "
Calcutta	... 23rd "

BHAGDIPORE DIVISION.

Stations.	Arrivals.	Departures.
Taljhari	... 26th November 1878	29th November 1878.
Sarjomughuta	... 29th "	30th "
Chuchi	... 30th "	2nd December 1878.
Rajabitta	... 2nd December 1878	3rd "
Godda	... 3rd "	5th "
Dhamni	... 5th "	6th "
Hiranpur	... 6th "	7th "
Lukhpur	... 7th "	9th "
Bahawa	... 9th "	10th "
Calcutta	... 11th "	

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 6th August 1878.—Plans and an estimate amounting to Rs. 39,994-12-4, for the purchase, &c., of six hydraulic cranes to replace the worn out steam cranes now in use, having been submitted by the Vice-Chairman to the Commissioners for making Improvements in the Port of Calcutta with his letter No. 1125, of the 6th July 1878, to the address of the Public Works Department of this Government, the Lieutenant-Governor is pleased, under Section 35, Act V (B.C.) of 1870, to approve the plans and estimate. A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 30th July 1878.—It is hereby notified for general information that under Section 23 of the Chota Nagpore Tenures' Act II (B.C.) of 1869, the Lieutenant-Governor of Bengal is pleased to direct that the following revised rules shall be substituted for Rules XV and XVI of the rules issued under Section 23 of the said Act and published in the *Calcutta Gazette* of the 24th March 1869, pages 629 and 630:—

Rule XV.—A copy of the entry made in the register regarding his tenure shall be furnished free of charge, when applied for, to the person in whose name such tenure may be registered, or to his legal representative.

Rule XVI.—A copy of the entire register of the village shall be given free of charge, when applied for, to the proprietor or farmer of the village, or his legal representative.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 31st July 1878.—Under Section 3 of Act V (B. C.) of 1875 the Lieutenant-Governor has ordered that a survey be made of the lands specified below, situated within the district of Darjeeling, and that the boundaries of all estates and tenures be demarcated on the lands so to be surveyed:—

- (a). The tract of country lying to the east of the river Teesta.
- (b). The tract of country known as the "Terai," comprised within the boundaries of the Phansedewah thana.
- (c). The Government khas estates and the lands conterminous therewith.
- (d). The Government reserved forests and the lands conterminous therewith.—
On the north Rungmook Jhora; west the Balasun river; south the Runam river; and east the Hill Cart Road.
- (f). The station of Darjeeling within the limits of the Municipality and the lands conterminous therewith.

2. Mr. A. W. Paul, Assistant Commissioner of Darjeeling, is vested with the powers of a Collector for the purposes of the said Act V (B. C.) for 1875, in connection with the proposed survey.

Deputy Collector Baboo Bejoy Kishen Bose is appointed to be a Deputy Collector under Section 4 of the Act, for the purposes of the said survey.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 28th July 1878.—Under Section 4 of the Indian Forest Act VII of 1878, it is hereby notified that the lands comprised within the limits specified below in the Dumsong sub-division of the Darjeeling district are proposed to be constituted reserved forests.

It is further notified that under clause C of the said section the Deputy Commissioner of Darjeeling is appointed to be the Forest Settlement Officer for the purpose of inquiring into, and determining the existence, nature, and extent, of any rights alleged to exist in favour of any person in or over any land within those limits, or in or over any forest produce, and for dealing with the same as provided in Chapter II of the said Act.

I.—THE TEESTA CHIL BLOCK.

North.—The Nuzzookh forest reserve, then the watershed between Gooling Jhora and Runeyoth Jhora, then a line across Runeyoth Jhora, and along the watershed between the Runeyoth and Peen Jhoras to Ramtik, then along a spur down to the junction of the Ramtik and Pursum Jhoras, then the Pursum Jhora, then a line running from the Pursum Jhora to the Lesoo nuddy across it, and on to the watershed between the Lesoo and Chooroonthee nuddies, then up that watershed to the watershed between the Ramthee and a western feeder, then down that watershed, then a line to the Ramthee nuddy, and across and up to the watershed between the Ramthee and Jeetchu down that watershed, and then along a northern spur to a western feeder up the Jeetchu, up that feeder, then a line to the Jeetchu across it, and up a spur to Poomong-zong, then along a ridge from Poomong-zong to Lanshal and Nimloo.

East.—A line along a ridge from Nimloo to Nimja and down to the Chil, then along the Chil to its junction with Rungung nuddy, then up a western branch of the Rungung nuddy to the Lethee nuddy, then down the Lethee nuddy to the Julpigoree district.

South.—The Julpigoree district.

West.—The Teesta.

II.—THE JEET AND CHERCHU BLOCK.

North-West and North-East.—A succession of ridges running from near Sumthee Lolagaon Sechoor, Lahat, Pukasarry, Daling Fort, and down to a place called Jungee guard at the foot of the hills.

South.—A line running generally parallel to the above ridges at a distance of from $\frac{1}{2}$ to $1\frac{1}{2}$ miles as far as the Daling Chu, then down the Daling Chu, and then along the Julpigoree Dalingkote road to Jungee guard.

III.—THE RUSHETT BLOCK.

North.—A line running from Turchon in an easterly direction to Choju, and then turning north to the Sikkim frontier.

East.—The Sikkim frontier, then the watershed between the Rushett Chu and the Narchu.

South.—The watershed between the Rushett Chu on one side and the Cheo Chu, Nim Chu, and Jeet Chu on the other side.

West.—The watershed between the Rushett Chu on one side, and the Biali and Mayrong on the other side.

IV.—THE NAR BLOCK.

North.—The Sikkim frontier.

East.—A ridge running from Rechu La to Sathee La, then to Thasum La, then to Tempoo La, then down to Engo skirting that plateau on the eastern edge.

South.—The southern edge of Engo up to the Narchu.

West.—A line running from the Narchu up a ridge to Daling Fort, then on to Punkasarry and on to the Sikkim frontier.

V.—THE NE BLOCK.

North.—The Bhutan frontier, then a line running from the Chootong Ohu, first south and then east across the Rooka Chu, Teeplung Chu and Chee Chu to the junction of the Ne Chu and De Chu.

East.—The De Chu.

South and West.—A succession of ridges running from the De Chu to Namcha La to Thasum La, Sathee La, and Rechhe La to the Bhutan frontier.

VI.—THE MO BLOCK.

West, North, and East.—A succession of ridges running from half a mile south of Tempoo La to Thasum La, and Namcha La to opposite the head waters of the Ma Chu.

South.—A line running from the watershed between the Narchu and Mochu to the watershed between the Mochu and Machu.

VII.—THE JULDAKA BLOCK.

North.—A ridge running from the Dechu to Namcha La.

East.—The Dechu or Juldaka.

South.—The Julpigoree district.

West.—The Moorkee nuddy, then the Khoimance jhora, then a ridge running from the Khoimance Jhora to Namcha La.

VIII.—THE SUCKAIN BLOCK.

North, East, and West.—A ridge running from the Daling Fort to the Neora nuddy, then the Neora nuddy.

South.—A line running from the Neora nuddy to the Nedem nuddy.

West.—A high bank running close to the west of the Nedem nuddy, then a line to the Jungee guard, then up a spur to the Daling Fort.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 6th August 1878.—It is hereby notified for general information that in the exercise of the powers conferred upon him by Section 234 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Cuttack, at a meeting, to order that the provisions of Sections 278 to 284 (both inclusive) of Part VII, Chapter II of the said Act, shall be in force in the said Municipality.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 6th August 1878.—It is hereby notified for general information that in the exercise of the powers conferred upon him by Section 234 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Culna, in the district of Burdwan, at a meeting, to order that the provisions of Sections 278 to 284 (both inclusive) of Part VII, Chapter II of the said Act, shall be in force in the said Municipality.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 5th August 1878.—The following bye-laws, framed by the Commissioners of the Cuttack Municipality under Section 313 of the Bengal Municipal Act, 1876, have been approved, and the penalties declared by the said Commissioners under Section 315 for breaches thereof have been sanctioned by the Lieutenant-Governor of Bengal in the exercise of the powers conferred on him by Sections 314 and 315 of the said Act. The bye-laws are now published for general information:—

For Regulating the Time and Mode of Collecting Taxes.

1. Every officer authorized to grant receipts should be provided with a certificate of his authority to collect, and every such certificate shall bear the seal of the municipality and the signature of the Chairman or Vice-Chairman.

2. Every person required in writing to furnish any schedule or return which the Commissioners may lawfully require him to furnish shall send such schedule or return to the office of the Commissioners within fourteen days from the date of the service of the requisition in the manner described in Section 367 of the Act.

3. Payment of purchase-money for property sold, and delivery of the property, shall be made immediately after the sale; and if the purchaser fail to pay the full amount of his bid, it shall be lawful for the distraining officer, at his discretion, to sell the property again on the same or any other day, and the first purchaser shall in such case be responsible to the Commissioners for any loss, which shall be recoverable as a debt due to them.

For Regulating the Conduct of Persons employed by the Commissioners.

4. All persons employed by the Commissioners, whose services may be no longer required, shall be liable to discharge after receipt of previous notice of one month, or pay in advance for the period of one month; and no such person shall withdraw from the duties of his office without having given previous notice for the period of one month, on pain of forfeiture of one month's salary.

5. All persons now holding, or who may hereafter be appointed to, any office under the Commissioners shall, when required so to do, furnish good security to such amount as the Commissioners may from time to time fix; and any person failing to furnish such security within reasonable time, or within such time as the Commissioners may appoint, shall be held to have thereby forfeited his appointment, and may be removed from office.

For Regulating the Disposal of Offensive Matter, Rubbish, and Dead Bodies of Animals.

6. Every person within whose premises any animal may die shall, within six hours after its death, or, if death occurs at night, within two hours after daylight, either remove at his own expense the carcass to such place as may be set apart by the Commissioners for the reception of such carcass, or report its death to the conservancy overseer of the division within which such premises may be situated; and in such latter case shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may determine; and in cases where the said person is not the owner of the animal, and the owner is known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners. No overseer, when called upon, shall neglect to remove a carcass.

The penalty for infringement shall be a fine not exceeding Rs. 10.

7. No person shall deposit, or cause to be deposited, any carcass, or any part of a carcass, in any place other than such places as may from time to time be appointed by the Commissioners for the reception of such carcass.

The penalty for infringement shall be a fine not exceeding Rs. 10.

For the Regulation and Management of Privies.

8. Every owner or occupier of any house, land, or privies from which offensive matter is not removed by the said owner or occupier shall give free access to the servants of the municipality to his house, land, or premises for the removal of any night-soil or filth within such hours as may have been fixed by the Municipal Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 5.

9. Every person shall construct his privy above ground, and shall provide his privy or premises with a suitable movable receptacle of metal or earthenware.

The penalty for infringement after notice shall be a fine not exceeding Rs. 20.

10. On receipt of a notice from the Municipal Commissioners, every owner or occupier of any house, land, or premises, in or on which any well-privy, or other noxious or improperly constructed privy may be situated, shall fill up, close, or otherwise alter the construction of the said privy, as may be directed in the notice; and if the orders contained in the notice be not carried out within 15 days, the Commissioners may fill up, close, or otherwise alter the said privy, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

11. No owner or occupier of any house, land, or premises, in or on which a privy may be situated, shall allow night-soil or filth of any kind to flow or be discharged from such privy into any drain, water-course, river, tank, hollow or excavations (or any place containing waste and stagnant water), or into any other receptacle but one of the nature described in Bye-law 9.

The penalty for infringement shall be a fine not exceeding Rs. 20.

12. No person shall throw, deposit, or discharge any night-soil, sewage, or the contents of any drain, privy, or cess-pool into any river, tank, khal, water-course or receptacle for water, or dispose of the above-mentioned kinds of offensive matter in any other way than as the Municipal Commissioners may from time to time direct.

The penalty for infringement shall be a fine not exceeding Rs. 20.

13. The Municipal Commissioners may direct the use of lime, coal-tar, carbolic acid or other deodorants or disinfectants in any privy or premises if at any time it seem to them necessary for the preservation of public health, or for the prevention of infection or spread of disease; provided that the Municipal Commissioners shall be bound to supply such deodorants, &c., at cost price, and the price shall be recoverable as a debt due to the Commissioners. The necessity for such action to be certified by Civil Surgeon.

14. No person shall carry night-soil through the streets otherwise than in a closely covered receptacle of such description and pattern as shall be required from time to time by the Municipal Commissioners, and between such hours as the Municipal Commissioners may from time to time direct.

For Regulating Traffic in the Streets.

15. Every carriage or cart plying on the streets after one hour after sunset shall carry a light or lights.

The penalty for infringement shall be a fine not exceeding Rs. 5.

16. No person shall, without the permission of the Commissioners, take an elephant or camel along any of the public roads within the limits of the municipality except by such routes as shall be fixed for the purpose by the Municipal Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 20.

For Regulating or Prohibiting the Use of Fire-balloons, Fire-works, Fire-arms, or Missiles in the vicinity of public roads.

17. No one shall let off any fire-balloons, fire-works, fire-arms, or any missiles in or near a public street without permission and within the hours prescribed by the Chairman or Vice-Chairman previously obtained.

The penalty for infringement shall be a fine not exceeding Rs. 10.

General Bye-laws.

18. No person shall so extend the slope of the roof of any house, or put or cause to be put on any house or other building any spout or other thing intended for the conveyance and discharge of water, which shall be so placed that the water discharged therefrom shall be thrown or fall upon any public road or thoroughfare, and the Commissioners shall have power to take down and alter any such projection or spout or other thing now or hereafter in existence, and to recover the costs as a debt due to the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 5.

19. No person shall construct or place over, or by the side of, any public drain any bridge, platform, building or structure of any kind except by and with the written permission of the Commissioners, and in such manner as they shall direct.

The penalty for infringement shall be a fine not exceeding Rs. 10. The penalty for continued infringement after notice shall be a fine not exceeding Rs. 3 daily.

20. If any house, wall, or other erection, or any other part thereof, fall upon any public highway, or into any public drain, the owner of such house, wall, or erection shall remove it after notice within the time prescribed by the Commissioners.

The penalty for disobedience shall be a fine not exceeding Rs. 10. The penalty for continued disobedience after notice shall be a fine not exceeding Rs. 5 daily.

21. No person shall prepare any channel or convey water by any channel across any public thoroughfare except in such manner as shall have been first approved by the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 10. The penalty for continued infringement after notice shall be a fine not exceeding Rs. 2 daily.

22. No person shall steep in any river, khal, tank, or ditch within municipal limits any jute, hemp, bamboo, or other vegetable matter likely to render the water of such river, khal, tank, or ditch offensive or noxious to the neighbourhood.

The penalty for infringement shall be a fine not exceeding Rs. 5. The penalty for infringement after notice shall be a fine not exceeding Rs. 2 daily.

23. The owner or occupier of any part of the bank of any nullah or water-course shall keep it free from filth, dense vegetation, or other obstruction, and shall at all times allow the Commissioners, or any of their servants duly authorized, to have access to such nullah or water-course for any purpose of public conservancy.

The penalty for infringement shall be a fine not exceeding Rs. 10. The penalty for continued infringement after notice shall be a fine not exceeding Rs. 3 daily.

24. No person shall bury, or cause to be buried, any corpse or part of a corpse in any burial ground in a grave constructed of masonry in such manner that the top of the coffin, or the body where no coffin is used, shall be at a less depth than five feet from the surface ground.

The penalty for infringement shall be a fine not exceeding Rs. 10.

25. No person shall bury, or cause to be buried, in any burial ground, any corpse or part of a corpse in a grave not constructed of masonry which shall be less than six feet deep.

The penalty for infringement shall be a fine not exceeding Rs. 10.

26. No person shall build or dig, or cause to be built or dug, a grave in any burial place at a less distance than two feet from any other existing grave.

The penalty for infringement shall be a fine not exceeding Rs. 20.

27. No person shall build or dig, or cause to be built or dug, a grave in any other place than that authorized by the Commissioners for that purpose.

The penalty for infringement shall be a fine not exceeding Rs. 20.

28. No grave once used shall be opened for the burial of another body without the permission of the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 20.

29. No one shall carry a corpse or part of a corpse through any highway unless it be decently covered and concealed from public view.

The penalty for infringement shall be a fine not exceeding Rs. 10.

30. No person shall picket animals, or collect carts, or form any encampment upon any public ground without the permission of the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 10. The penalty for continued infringement after notice shall be a fine not exceeding Rs. 2.

31. No person, when burning or causing to be burnt any corpse or part of a corpse in any burning-ground, shall permit the same or any part thereof to remain without the flesh thereof being completely consumed to ashes, or shall permit the bones, clothes, or other articles connected with the burning of such corpse to remain at or near such burning ground unless the same be completely reduced to ashes.

The penalty for infringement shall be a fine not exceeding Rs. 10.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 6th August 1878.—The following bye-laws, framed by the Commissioners of the Jungypore Municipality, in the district of Moorshedabad, under Section 313 of the Bengal Municipal Act, 1876, have been approved, and the penalties declared by the said Commissioners under section 315 for breaches thereof have been sanctioned by the Lieutenant-Governor of Bengal, in the exercise of the powers conferred on him by sections 314 and 315 of the said Act. The bye-laws are now published for general information:—

I.—For Regulating the disposal of Offensive Matter, Rubbish, and Dead Bodies of Animals.

1. Every person within whose premises any animal may die shall, within four hours after its death, or, if death occurs at night, within two hours after sunrise, either remove at his own expense the carcass to such place as may be set apart by the Commissioners for the reception of carcasses of animals, or report its death to the conservancy overseer, and in such latter case shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may determine; and in cases where the said person is not the owner of the animal, and the owner is known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners. The overseer, when called upon, shall not neglect to remove a carcass.

The penalty for infringement shall be a fine which may extend to Rs. 10.

2. No person shall deposit, or cause to be deposited, any carcass or any part of a carcass, in any place other than such place as may from time to time be appointed by the Commissioners for the reception of carcasses.

The penalty for infringement shall be a fine which may extend to Rs. 10.

II.—For the Regulation and Management of Privies.

3. Any owner or occupier of any house, land, or premises from which offensive matter is not removed by the said owner or occupier shall give free access to the servants of the Municipality to his house, land, or premises for the removal of any night-soil or filth, within such hours as may have been fixed by the Municipal Commissioners.

The penalty for infringement shall be a fine which may extend to Rs. 5.

4. Every sweeper employed by the owner or occupier of any house, land, or premises for the removal of offensive matter from such house, land, or premises shall be subject to the orders and control of the Municipal Commissioners in respect of the removal and disposal of such offensive matter.

Provided that such owner or occupier shall be responsible jointly with the sweepers, so employed by him, for the due observance of the laws, bye-laws, and orders of the Municipal Commissioners so far as regards the house, land, or premises owned or occupied by him.

5. Every person shall construct his privy above ground, and shall provide his privy or premises with a suitable movable receptacle of earthenware.

The penalty for infringement after notice shall be a fine which may extend to Rs. 20.

6. Whenever it shall appear to the Municipal Commissioners that a privy is noxious or improperly constructed, it shall be lawful for them to issue a notice on the owner or occupier of any house, land, or premises, in or on which such privy may be situated, directing him to fill up, close, or otherwise alter the construction of such privy as may seem to them proper; and if the orders contained in the notice be not carried out within 15 days, the Commissioners may fill up, close, or otherwise alter such privy in the manner directed in the notice, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

7. No owner or occupier of any premises in or on which any privy may be situated shall allow night-soil or filth of any kind to flow or be discharged from such privy into any drain, water-course, river, tank, hollow, or excavation (or any place containing waste and stagnant water), or into any other receptacle but one of the nature described in bye-law 5.

The penalty for infringement shall be a fine which may extend to Rs. 20.

8. No person shall throw, deposit, or discharge any night-soil, sewage, or the contents of any drain, privy, or cess-pool into any river, tank, khal, water-course, or receptacle for water, or dispose of the abovementioned kinds of offensive matter, in any other way than as the Municipal Commissioners may from time to time direct.

The penalty for infringement shall be a fine which may extend to Rs. 20.

III.—For Regulating Traffic in the Streets.

9. Every carriage or cart plying in the streets after one hour after sunset shall carry a light or lights, except when in the opinion of the Magistrate there may be sufficient moonlight to render such light or lights unnecessary.

The penalty for infringement shall be a fine which may extend to Rs. 2.

IV.—General Bye-Laws.

10. No person shall put, or cause to be put, on any house or other building any spout or other thing intended for the conveyance and discharge of water, which shall be so placed that the water discharged therefrom shall be thrown or fall upon any public thoroughfare.

The penalty for infringement after notice shall be a fine which may extend to Rs. 5.

11. It shall be lawful for the Municipal Commissioners to issue a notice to the owner or occupier of any house or building on which there may already be any such spout, or other thing intended for the conveyance of water, as is described in bye-law 10, directing him to remove or alter such spout or other thing; and if the orders contained in the notice be not carried out within 10 days, the Commissioners may remove or alter such spout or other thing in the manner directed in the notice, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

12. No person shall construct or place over any public drain any bridge, platform, building, or structure of any kind, except by and with the written permission of the Municipal Commissioners, and in such manner as they shall direct; and in the case of such bridges, platforms, buildings, and structures now in existence, the Commissioners shall have power to issue a notice to the owner or occupier of any such bridge, platform, building, or structure, directing such alterations as they may think proper.

The penalty for infringement shall be a fine which may extend to Rs. 10. The penalty for continued infringement after notice shall be a daily fine which may extend to Rs. 3.

13. If any house, wall, or other erection, or any part thereof, fall upon any public road or thoroughfare, or into any public drain, the owner of such house, wall, or erection, shall remove it, after notice, within the time prescribed by the Municipal Commissioners.

The penalty for infringement after notice shall be a fine which may extend to Rs. 10. The penalty for continued infringement after notice shall be a daily fine which may extend to Rs. 5.

14. If it shall appear to the Municipal Commissioners at a meeting that any hollow or excavation in the land or premises of any person within the limits of the Municipality, is offensive or prejudicial to public health, they shall have power to serve a notice on the owner or occupier of such lands or premises to abate the nuisance, by filling up the hollows or excavations, or to take such other course not inconsistent with the provisions of the Municipal laws as to the Commissioners shall seem fit; and in the event of the occupier or owner of such land or premises refusing or omitting to comply with the requisition of the Commissioners within a reasonable time, to be set forth in the notice, they shall themselves carry out the work and may recover the cost from the owner.

15. No person shall bury, or cause to be buried, in any burial ground any corpse or part of a corpse in a grave constructed of masonry in such manner that the top of the coffin, or the body where no coffin is used, shall be at a less depth than five feet from the surface ground.

The penalty for infringement shall be a fine which may extend to Rs. 10.

16. No person shall bury, or cause to be buried, in any burial ground any corpse or part of a corpse in a grave not constructed of masonry which shall be less than six feet deep.

The penalty for infringement shall be a fine which may extend to Rs. 10.

17. No one shall carry a corpse, or part of a corpse, through any public road or thoroughfare unless it be decently covered and entirely concealed from public view.

The penalty for infringement shall be a fine which may extend to Rs. 10.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 20th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Beauleah Municipality for a public purpose, viz. for opening a burial ground for Mallomedans in mohullah Kadirgunge, within the precincts of the town of Beauleah, in the district of Rajshahi, it is hereby declared that for the above purpose a strip of land measuring, more or less, 2 bighas and 16 cottahs of standard measurement, is required within the said mohullah of Kadirgunge. It is bounded,

on the north by the land belonging to Brojo Sunder Talookdar ; on the south by the Kadir-gunge cross road ; on the east by the large drain leading to the bheel north of Kadirgunge ; and on the west by the Amir Sarkar's tank and the land belonging to Harro Govindo Bose and Tara Churn Chowdhury.

2. A plan of the above strip of land may be seen in the Beauleah Municipal Office.

3. This declaration is made, under Section 6, Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal

[First Publication.]

DECLARATION.

The 20th August 1878 — Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Beauleah Municipality for a public purpose, viz. for the opening of a burial ground for Mahomedans in mohullah Ram Chuunderpore, in the town of Rampore Beauleah, in the district of Rajshahye, it is hereby declared that for the above purpose a strip of land measuring, more or less, 3 beeghas of standard measurement, is required within the said mohullah of Ram Chuunderpore. It is bounded on the north by the land belonging to Ramjoy Sarkar and Pran Kristo Sarkar ; on the south by a drain and the Nattore Road ; on the east by the land belonging to Butta Kristo Chowdhury and Radha Kristo Chowdhury, minor sons of the late Boloram Chowdhury, and on the west by the footpath and the land belonging to Kristo Chuunder Mundul.

2. A plan of the above strip of land may be seen in the Beauleah Municipal Office.

3. This declaration is made, under Section 6 of Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 13th August 1878 — Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Calcutta Municipality for a public purpose, viz. for the drainage of the town, it is hereby declared that for the above purpose pieces of land Nos. 21 and 22, Sreenauth Roy's Lane in the town of Calcutta, in the district of the 24-Pergunnahs, measuring, more or less, 11 chittacks and 27 feet, are required. The boundaries of the land are as follows :—bounded on the north by public lane, on the south by public drain, on the east partly by No. 21, Sreenauth Roy's Lane, belonging to Gungagobindo Sain, and partly by No. 22, Sreenauth Roy's Lane, belonging to Surromoney Dassee, and on the west partly by No. 16, Sreenauth Roy's Lane, belonging to Sreemuttee Ranee Dassee and three others, partly by No. 18, Sreenauth Roy's Lane, belonging to Premchand Mullick, and partly by No. 17, Sreenauth Roy's Lane, belonging to Sreemuttee Hurromoney Dassee.

A plan of the land is deposited in the Office of the Municipal Commissioners for the inspection of the public.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 12th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a Post Office bungalow in the village of Kola, pergunnah Mundleghat, zillah Midnapore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 13 cottahs 6 chittacks of standard measurement, bounded on the north by land belonging to Priya Nath Ghose ; on the east by the house of Mahendra Chandra Chandra, of Kola ; on the south by the Government Road, and on the west by the existing Post Office bungalow, is required within the aforesaid village of Kola.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 6th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Beni Madhub Singh, sardar, and Gopinath Singh, ghatwal, for service lands previously taken up for the road from Dalpore to Moheshna, in the village of Sewleepaharee pergunnah Chhatua, thana and zillah Baukoora, it is hereby declared that for the above

purpose a piece of land measuring, more or less, 11 beeghas 8 cottahs 8½ chittacks of standard measurement, bounded on the east by mouzah Doomdoomee; west by Patherdihee; north by the road from Chhatna to Arrah; and south by Swarbakra, is required within the aforesaid village of Sewloepaharee.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 29th July 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Bama Charan Digpati Sardar and Jadu Rai, officiating Ghatwal, for service lands previously taken up for the road from Beliatore to Damooda, in the village of Kuraria, pergannah Bishenpore, taraf Barabazari, thana Gangajulghati, zillah Bankura, it is hereby declared that for the above purpose a piece of land measuring seven beeghas ten cottas of standard measurement, bounded on the east by mouzabs Lalbazar, Namoghsara, Upur Ghonsara, and Akaria; west by mouzabs Balarampore, Ballabpore, and the lands of Guru Charan Dalal, called Bellagaria; north by mouzabs Akaria and Malkuria; and south by the river Sali, is required within the aforesaid village of Kuraria.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 8907A.

The 14th August 1878.—Baboo Bhugwan Chunder Sen, First Subordinate Judge, Backergunge, is allowed leave for six weeks under Section 3, Supplement P to the Civil Leave Code, with effect from the forenoon of the 31st ultimo.

The 15th August 1878.—Baboo Bhabotosh Banerjee, Deputy Magistrate and Deputy Collector, Darjeeling, is vested with the powers of a Magistrate of the Second Class.

The 16th August 1878.—Mr H. Cox, Assistant Magistrate and Collector, Mozafferpore, is vested with the powers of a Magistrate of the Second Class.

Mr. E. B. Harris, Assistant Magistrate and Collector, in charge of the Begoo Serai division of the Monghyr district, is vested with the powers of a Magistrate of the Second Class.

The 19th August 1878.—Baboo Dvija Das Dutt, M.A., who has, under separate orders of this date, been appointed to act temporarily as Sub-Deputy Collector of Jhenidah, in the district of Jessor, is vested with the powers of a Magistrate of the Third Class.

The 20th August 1878.—Baboo Pramatha Nath Basu, M.A. and B.L., who has, under separate orders of this date, been appointed to act as a Sub-Deputy Collector of the Second Grade in Julpigoree, is vested with the powers of a Magistrate of the Third Class.

LEAVE OF ABSENCE TO MOONSIF.—*The 13th August 1878.*—Baboo Umakant Chatterjee, Moonsif of Patuakhally, in the district of Backergunge, has been allowed leave of absence for a month under Rule 1, Section 31 of the Civil Leave Code, in extension of that already granted to him on the 11th June 1878.

The 16th August 1878.—Baboo Jugaddurlubh Majumdar, Moonsif of Pooree, in the district of Cuttack, has been allowed privilege leave of absence for three months under Section 31-1 of the Civil Leave Code, with effect from the 22nd September 1878, or from any subsequent date on which he may avail himself of it.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

ERRATUM.

The 17th August 1878.—In the orders of the 8th July 1878, published in the *Calcutta Gazette* of the 24th idem, appointing Mooshee Ram Mohamed, Tehsildar of Sunnayacatta, to be a member of the Committee for the management of the Charitable Dispensary at Julpigoree, for "Ram Mohamed" read "Ran Mohamed."

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 15th August 1878.—Under the provisions of Section 6 of the Indian Registration Act III of 1877, the Lieutenant-Governor has appointed the sub-divisional officer of Chandpur, in the district of Tipperah, to be *ex-officio* Sub-Registrar of that place.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 8th August 1878.—It is hereby notified that, in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor of Bengal vests Baboo Rajendro Coomar Bose, Moonsif of Kaligunge, and Baboo Sreenath Pal, First Moonsif of Manickgunge, in the district of Dacca, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such courts within the limit of Rs. 25. The local limits within which they shall exercise these powers shall correspond with the limits of their Moonsifee jurisdictions.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 17th August 1878.—Under the provision of Section 69 of Act III of 1877 (the Indian Registration Act), the Lieutenant-Governor has approved the following addition to Rule 47 of the rules framed under that Act:—

"When execution is admitted by the representative of a deceased person, the following words shall be added:—

"Representative for K. L., whose right to appear in such capacity has been proved to my satisfaction."

The above addition will form the penultimate clause of Rule 47.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 5th August 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi Fazlur Rohman authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Nisbatgunj and Kumargunj in the district of Rungpore.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 13th August 1878.—In supersession of the notification dated 24th July 1878 published in the *Calcutta Gazette* of the 31st idem, it is hereby notified that under the authority vested in him by Section 3, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor extends the provisions of the said Act to the undermentioned thanas in the district of Rungpore, with effect from the 1st September 1878:—

Kumargunge.
Nisbetgunge.
Maheegunge.

Sadullapore.
Bhowanigunge.
Sundergunge.

Oolipore.
Borobari.
Nagesuri.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 29th July 1878.—It is hereby notified for general information that the site of thana Thorlah (the boundaries of which were defined in the Notification dated 19th May 1875, and published in the *Calcutta Gazette* of the 2nd June 1875) is removed to village Rabimpur, near Muradnagar, about three miles west of Thorlah, and that the name of the thana has been changed from Thorlah to Muradnagar.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 30th July 1878.—Under the authority vested in him by Section 3, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor hereby extends the provisions of the said Act to the town of Balasore, in the Orissa division, with effect from the 1st September next.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 2nd August 1878.—Baboo Joy Joy Ram, Sub-Registrar of Bhuboobah, in the district of Shahabad, is appointed to be Joint Sub-Registrar of Mudhepore, in the district of Durbhunga. The Sub-Divisional Officer of Bhuboobah will be in charge of registration work during the absence of Baboo Joy Joy Ram, or until further orders.

This cancels the order of the 24th July 1878, appointing Shien Govind Behari Sing to be Joint Sub-Registrar of Mudhepore.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 5th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a new outpost at Binjharpore, it is hereby declared that for the above purpose a piece of land measuring 1 rood 21 poles, more or less, situated in mouzah Syudpore, pergunnah Teesania, zillah Cuttack, and bounded on the north by the house of Makoond Gochait, south by the road leading to the Syudpore bungalow, east by the cookshed belonging to the police constables, and on the west by the lakhraj lands of Nihalee Beg and others, is required within the aforesaid village of Syudpore.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT.—BENGAL.

ESTABLISHMENTS.

The 14th August 1878.

No. 182.—*Transfer.*—Mr. C. J. Middleton, Assistant Engineer (temporary rank), First Grade, from the Dinagepore to the Darjeeling division in the interests of the public service.

No. 183.—*Notification.*—Captain G. F. E. S. Neill, m.s.c., Executive Engineer (temporary rank), Second Grade, assumed charge of the Darjeeling division on the 4th August 1878, afternoon.

The 19th August 1878.

No. 184.—*Transfer.*—Mr. J. A. Campbell, Assistant Engineer (temporary rank), First Grade, from the Dacca to the Darjeeling division in the interests of the public service.

No. 185.—*Notification.*—Mr. H. Joll, Executive Engineer, Second Grade, resumed charge of the Circular and Eastern Canals Division on the 10th August 1878, before noon, on return from the privilege leave granted* to him.

CIVIL BUILDINGS.

No. 187.—*Declaration under Section 6 of Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a godown and store-yard for use of the Public Works Department in the village of Badshahigunge, pergunnah Azimabad, zillah Patna, it is hereby declared that for the above purpose a piece of land with buildings thereon measuring, more or less, 6 beeghas 2 cottahs 6 dhoors 11 dhoorkis of standard measurement, bounded on the north by the old bank of the river Ganges; south by the gardens of Ganga Koeri, Fagu Koeri, and Thakur Koeri; east by the houses of Goran Mahton and Sri Prokash Das, and the gardens of Hira Mohun Mahton, Dhunnun, Lakshan, and Thakur Koeri; and west by the Koyla Ghat Road and the houses of Ganga Ram, Khurkhur, Punn, Khedarni, and Gaju Lall, is required within the aforesaid village of Badshahigunge.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

LOCAL COMMUNICATIONS.

No. 188.—*Declaration under Section 6 of Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for berms and excavations for reconstructing the first and second miles of the road from Kheerpoy to Budden-gunge, in the villages of Kheerpoy, Bamaria, and Beerbhampore, pergunnah Chandrakona, zillah Midnapore, it is hereby declared that for the above purpose two pieces of land, measuring, more or less, 26 beeghas 17 cottahs 8 chittacks of standard measurement, and two miles in length and 20 feet in width, are required within the aforesaid villages of Kheerpoy, Bamaria, and Beerbhampore.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 189.—*Declaration under Section 6 of Act X of 1870 of the Government of India*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for constructing the Hill Tract Road from Hathazari to Sultanpore, in thana Raujan, zillah Chittagong, it is hereby declared that for the above purpose a piece of land, 80 feet in width and 24,859 feet in length, measuring in all, more or less, 10 $\frac{1}{2}$ beeghas 5 cottahs 19 chittacks of standard measurement, is required within the villages of Gohira, Surta, Chikdair, and Sultanpore.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

No. 190.—*Declaration under Section 6 of Act X of 1870 of the Government of India*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for straightening and widening the second section of the Ramghur road between Hathazari and Kotar Hât, in thana Hathazari, zillah Chittagong, it is hereby declared that for the above purpose a piece of land, 80 feet in width and 30,645 feet in length, measuring, more or less, 8 $\frac{1}{2}$ beeghas 3 cottahs 2 chittacks of standard measurement, is required within the villages of Mirzapore, Charin, Anadpore, Dholoi, Sunai, Faridpore, and Sillennia.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

A. CADELL, Col., R.E.,
Offy. Secy. to the Govt. of Bengal
in the Public Works Department.

IRRIGATION.

NOTIFICATION.—ESTABLISHMENT.

The 19th August 1878.

No. 281.—*Posting*.—Mr. J. P. Scotland, Assistant Engineer, Second Grade, is posted to the Eastern Fone Division, which he joined on the forenoon of the 2nd August 1878.

No. 282.—*Transfer*.—Mr. J. H. Toogood, Assistant Engineer, Second Grade, is transferred in the interests of the public service from the Arrah to the Dehree Workshop Division, which he joined on the forenoon of the 7th August 1878.

No. 283.—*Declaration*.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the head cut of the Sarun Irrigation Scheme, it is hereby declared that for the above purpose a strip of land measuring 5,500 feet in length and varying from 250 to 350 feet in width, and containing 38 acres 1 rood and 21 poles of land, more or less, is required in the villages of Dhanchuck, Solapore, and Muttynia in pergunnah Koaree, in the district of Sarun.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

[Fourth Publication.]

The 15th July 1878.

No. 218.—*Notification*.—The following draft rules, having reference to the Banspattee khall from the Lock at the Midnapore Canal down to the Hooghly, are hereby published under the provision of Section 12 of the Canals Act of 1864 (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear rises above the water to a height exceeding 7 $\frac{1}{2}$ feet, will be allowed to moor on the right or south bank of the khall.
3. All vessels on the left or north bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.
4. No anchor must be dropped within the limits of the navigable channel to which these rules refer, except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.
5. All vessels moored to either bank must be kept as close as possible to the bank.
6. Every person, either personally or by his servant, infringing any of the above Rules (1 to 5) shall be liable, under Section 11 of the Canal Act, to a fine not exceeding Rs. 20 for any one infringement, or to a fine not exceeding Rs. 6 a day for any continued infringement.

[Fourth Publication.]

The 29th July 1878.

No. 221—Notification.—The following draft rules, having reference to the Gowkhally khall from the Lock of the Tidal canal down to the Hooghly, are hereby published under the provisions of Section 2 of the "Canals" Act of 1864" (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear, rises above the water a height exceeding seven and half feet will be allowed to moor on the left or west bank of the khall.
3. All vessels on the right or east bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.
4. No anchor must be dropped within the limits of the navigable channel to which these rules refer except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.
5. All vessels moored to either bank must be kept as close as possible to the bank.
6. Every person, either personally or by his servant, infringing any of the above rules (1 to 5) shall be liable, under Section 11 of the Canal Act, to a fine not exceeding Rs. 50 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

F. T. HAIG, Col., R.E.,

Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

RAILWAY.

Darjeeling, the 6th August 1878.

No. 13.—Notifications.—Mr. F. L. O'Callaghan, Engineer-in-Chief, Tirhoot State Railway, returned from the privilege leave granted him in notification No. 8, of the 2nd July 1878, and resumed charge of his duties from Mr. V. Righy, Executive Engineer, on the forenoon of the 30th July 1878.

No. 14.—Mr. V. Righy, Executive Engineer, Second Grade (temporary rank), Tirhoot State Railway, is granted three months' privilege leave, with effect from the 6th August 1878, or from such subsequent date as he may avail himself of it.

No. 15.—Mr. G. Humfress, Assistant Engineer, First Grade (temporary rank), is posted to the open line division of the Tirhoot State Railway during Mr. Righy's absence, or until further orders.

The 16th August 1878.

No. 16.—With reference to notifications Nos. 14 and 15, dated 6th instant, Mr. V. Righy, Executive Engineer, Second Grade (temporary rank), and Mr. G. Humfress, Assistant Engineer, First Grade (temporary rank), respectively made over and received charge of the open line division of the Tirhoot State Railway on the forenoon of the 5th idem.

Mr. Righy availed himself of the privilege leave granted him in notification No. 14, dated 6th August, on the 5th idem.

The 17th August 1878.

No. 17.—With reference to Government of India, Public Works Department notification No. 339, dated 9th instant, Mr. T. M. Vigors, Executive Engineer, First Grade (temporary rank), left for Burmah on the afternoon of the 3rd August 1878 to relieve Mr. E. J. Martin, Engineer-in-Chief, Rangoon and Irrawaddy Valley State Railway.

G. P. WILSON,
Assistant Secretary.

[Third Publication.]

DECLARATION.

The 3rd August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for a cable-house and for laying the cable under ground in connection with the Northern Bengal State Railway in the village of Damookdea, pergunnah Taragonia, in Mahmoodshahi, district Nuddea, it is hereby declared that for the above purpose a strip of land running from the Mohattan land of Mothura Nath Biswas to the river Padma, measuring more or less 776 feet in length, and breadth ranging from 55 feet to 12 feet, measuring more or less 1 rood and 7 poles, equivalent to 17 cottahs and 12 chittacks of standard measurement, passing through the aforesaid village of Damookdea, is required in the district of Nuddea.

This declaration is made, under Section 6 of Act X of 1870, to all whom it may concern.

G. P. WILSON,
Assistant Secretary.

JAIL DEPARTMENT.

No. 7245, dated the 17th August 1878.—Surgeon E. Bovill received charge of the Presidency Jail from Surgeon F. C. Nicholson on the forenoon of the 13th instant.

No. 7246, dated the 17th August 1878.—Surgeon D. W. D. Comins received charge of the Shahabad Jail from Mr. J. Ware Edgar, c.s.i., on the forenoon of the 29th ultimo.

A. S. LETHBRIDGE,
Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

Circular Order issued by Authority of the High Court of Judicature at Fort William in Bengal.

CIVIL.

No. 29, dated the 6th August 1878.

The following instructions, taken from a Circular Order issued by the Chief Court of the Punjab, are circulated for the guidance of the subordinate Civil Courts in the Lower Provinces of Bengal and Assam :—

In issuing processes for service in the Presidency Towns, the presiding officer in each Court will personally satisfy himself that such full particulars of the description of the person summoned are entered in the process as will render it unlikely that the bailiffs in the Presidency Towns should mistake the identity of the person summoned. In the case of Europeans and Eurasians, the Christian name or names in full, if possible, and certainly the initial, the profession or trade, and the full address of the person summoned, should be accurately set forth. In the case of Natives, the name, father's name, caste, occupation and address should be recorded in the summons, together with any further particulars which, in the opinion of the presiding officer, will facilitate service of the process. The issue of process should be delayed until such particulars are satisfactorily furnished by the person applying therefor.

Sheriff's Office, the 21st August 1878.

NOTICE is hereby given that the Eighth Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be held at the Court-house, in the Town of Calcutta, on Monday, the Ninth day of September next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be then and there to prosecute.

W. J. CURTOYS, Sheriff.

শেফিল আকিস, মৰ ১৮৭৮ মাল ২১ আগস্ট।

সকলকে সশাক্তি দেওয়া যাইতেছে যে শুভে বাজামাত্র কোটি উইলিয়ম হুর্টের অবৈধ শহুর কমিকাডার ও অন্যান্য প্রামের কৌজদারী বিচার মিল্কা আমা আগামি মৰ ১৮৭৮ মালের ২১ সেপ্টেম্বৰ মোহরাত দেলা ১১ বটিকার সময় এবং যে পর্যাপ্ত মেশিনামের কাষা শেব মা কর প্রতিমিম উক সবয়ে কমিকাডার দাই কোটির আপন আদালত যতে মৰ ১৮৭৮ মালের অক্টোবৰ ক্রিমিনেল মেশিনাম বিগবেক এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল বাস্তি কোন করেন্সির বিকলে কৌজদারী মিছিল করিবেক তাহারা উক প্রামে উক সবয়ে হাতিঙ্গ থাকিয়া ঘোষণা করে ইতি।

ডেভিড, জে, ক. রাইলেশ,
শান্তিক।

SMALL CAUSE COURT NOTICES.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Courts of Small Causes of Dacca and Munshigung will sit in the former Court on the dates mentioned below :—

Mouday,	the 2nd September 1878.	Friday,	the 6th September 1878.
Tuesday,	" 3rd "	Saturday,	" 7th "
Wednesday,	" 4th "	Monday,	" 9th "
Thursday,	" 5th "		

DACCA SMALL CAUSE COURT, the 16th August 1878. AMRITA LAL CHATTERJEE, Judge.

TREASURY NOTICES.

BABOO JUDUNATH BASU, Deputy Collector, has been placed in charge of the Noakhally treasury, and authorized to draw bills on other treasuries.

U. K. DAS, *for Offg. Commissioner.*

COMMISSIONER'S OFFICE, CHITTAGONG, the 15th August 1878.

DEPUTY COLLECTOR BABOO JUGGESHUR MOOKERJEE has been placed in charge of the Shahabad treasury, and is authorized to draw bills on other treasuries.

D. G. BOXERJEA, *Personal Assistant to Commr., for Commissioner.*

BANKIPORE, the 19th August 1878.

UNCOVENANTED DEPUTY COLLECTOR BABOO KEDAR NATH GHOSH has been placed in charge of the Backergunge treasury on the 2nd instant, and is authorized to draw bills on other treasuries.

DACCA, the 17th August 1878.

D. R. LYALL, *Offg. Commissioner.*

UNCOVENANTED DEPUTY COLLECTOR BABOO SITAL NATH BOSE has been placed in charge of the Rungpore treasury, and is authorized to draw bills on other treasuries.

J. A. CRAVEN, *Personal Assistant to Commr.*

COMM'R'S OFFICE, RAJSHAHI AND COOCH BEHAR DIVN., Darjeeling, the 16th August 1878.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 987B.

NOTICE is hereby given that the Ninth Sale of Opium, the provision of 1875-76, 1876-77, and will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 2nd September 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

				Chests.
Behar	Opium	2,500
Benares	"	..."	..."	2,000
			Total	<u>4,500</u>

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazette*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th September 1878, respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Saturday, the 7th September 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 17th September 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so :—

Dates.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 25th September 1878	...	2,500	2,000
On or about Tuesday, 5th November	...	2,500	2,000
On or about Monday, 2nd December	...	2,500	2,000
Total	...	7,500	6,000
			13,500

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, *Secretary.*

BOARD OF REVENUE, L. P., FORT WILLIAM, the 30th July 1878.

No. 1094B.

NOTICE is hereby given that the Tenth Sale of Opium, the provision of 1876-77, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 25th September 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

		Chests.
Behar Opium	...	2,500
Benares "	...	2,000
	Total	<u>4,500</u>

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 30th September and 15th October 1878 respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 30th September 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 15th October 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :—

DATES.		Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Tuesday, 5th November 1878	...	2,500	2,000	4,500
On or about Monday, 2nd December 1878	...	2,500	2,000	4,500
	Total	5,000	4,000	9,000

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 20th August 1878.

No. 1049B.

SEALED tenders will be received at this office up to noon of Thursday, the 22nd August 1878, for removing all the chests of abkaree and provision Opium which may be brought down to the Presidency from Hon'ble C. T. BUCKLAND, the Patna and Ghazipore opium factories by railway during the period of one year from 24th idem, from the East Indian Railway Company's stations at Howrah and Armenian Ghât (as may be necessary) to the Government opium godowns situated within the Customs House premises, and there stacking them as the Intendant in charge shall from time to time direct.

2. The tenders should state the rate per 100 chests, all charges to be incurred to be included; security to the amount of one thousand rupees must be deposited by the party whose tender may be accepted.

3. The Board of Revenue does not bind itself to accept the lowest or any tender.

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, Secretary.

FORT WILLIAM, the 7th August 1878.

NOTIFICATION.

BONDERS of salt are hereby informed that, in future, they will be permitted to bond any quantity of salt not less than 5,000 maunds, without being liable for the rent of an entire salt gola, upon providing that partitions so as to keep each quantity of salt so bonded, separate and distinct, and paying only Rs. 5 per mensem per 1,000 maunds of salt so stored.

Application for space under this notification to be made to the Superintendent, Suliash Salt Golaha.

CALCUTTA, CUSTOM HOUSE, the 6th August 1878. J. D. MACLEAN, Collector of Customs.

[REGISTERED No. 29.]

No. 35 of 1878.



The Calcutta Gazette.

WEDNESDAY, AUGUST 28, 1878.

CONTENTS.

Page.	Page.		
PART I.—Orders and Notifications by the Lt.-Governor of Bengal, the High Court, Government Treasury, &c.	112—1130	PART III.—Acts of the Bengal Council	112—1130
PART IA.—Orders and Notifications by the Government of India	1131—1137	PART IV.—Bills of the Bengal Council	1131—1137
PART II.—Advertisements	1138—1134	PART V.—Acts of the Legislative Council of India	1138—1140
etc.		PART VI.—Bills of the Legislative Council of India	1138—1140
		SUPPLEMENT NO. 30	1138—1140

<> Parts IA, V, and VI are not sent to officers receiving the *Gazette of India*.

PART I.

Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

The 20th August 1878.—The following programme of His Honor the Lieutenant-Governor's tour is published for general information:—

Leave Calcutta	21st August.
Arrive Monghyr	22nd "
Depart "	23rd "
Arrive Patna	24th "
					25th "
Leave Patna	26th "
(Perhaps visit Chupra)					
Arrive Buxar	27th "
Arrive Ghazipore	28th "
Leave Ghazipore	1st September.
Arrive Bhangulpore	2nd "
Leave Bhangulpore	3rd "
Arrive Rampore Beulash	5th "

H. H. STANFIELD, Lieut.-Col.,
Private Secretary.

No. 4008A.

GENERAL.—*The 22nd August 1878.*—Mr. E. R. Henry, Assistant Commissioner, in charge of the Rajmehal Division, Sonthal Pergunnahs, is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st proximo.

The 23rd August 1878.—Mr. D. Norton, c.s., who returned from special leave on the 16th instant, is allowed subsidiary leave for fifteen days from that date to enable him to join his appointment at Buxar.

The 27th August 1878.—The services of Baboo Luchmi Narain Pundit, Peshkar of the Office of the Commissioner of Patna, were placed at the disposal of the Commissioner of Patna for employment under the Durbhunga Raj from the 4th April 1877, instead of from the 13th idem, as previously notified.

The orders of the 20th instant, granting Baboo Mohendro Chundra Mozoomdar, m.a., Sub-Deputy Collector, Furreedpore, privilege leave for two months and a half, are cancelled.

Baboo Probath Nath Roy, Deputy Magistrate and Deputy Collector, Midnapore, is also appointed to be Superintendent of Survey under Section 4, Act V (B.C.) of 1875, in the districts of Midnapore, Balasore, 24-Pergunnahs, Hooghly, Burdwan, Bancoorah, Manbhoom, and Singbham.

Mr. C. C. Stevens, c.s., reported his departure from India on furlough on the 7th instant.

Mr. E. H. Ruddock officiated as Magistrate and Collector of Pubna from the 28th July to the 16th August 1878, inclusive.

Mr. C. J. O'Donnell, Sub-Divisional Officer, Sewan, is vested with the powers of a Collector under Act X of 1870 for the acquisition of land required for the Irrigation Department in the Sarun district.

POLICE.—*The 26th August 1878.*—Mr. W. B. Savi, Assistant Superintendent of Police, Assam, is appointed to act as a District Superintendent of Police during the absence, on leave, of Mr. W. W. Daly, or until further orders.

The 27th August 1878.—Mr. J. B. Birch, Assistant Superintendent of Police, reported his departure from India on furlough on the 11th instant.

EDUCATION.—*The 22nd August 1878*—The following officers are appointed to act in the Third Class of the Bengal Educational Service until further orders:—

Baboo Omesh Chunder Dutt, Professor, Krishnaghur College.

Mr. J. van Someren Pope, m.a., Officiating Principal, Dacca College.

„ Mowat, m.a., Professor, Dacca College.

The 23rd August 1878.—The Rev. Roma Nath Chowdry, of the Baptist Mission, is appointed to be a member of the District School Committee of Beerbhoom.

The following gentlemen are appointed to be members of the District School Committee of Rajshahye:—

Moulvi Mohamed Akrai Mundol, Zemindar.

Baboo Prassanna Coomar Mozoomdar, Zemindar's Agent.

Moulvi Abdool Ahad, Superintendent of the Rajshahye Madrassa, is appointed to be a member of the Rajshahye District School Committee.

OPIUM.—*The 27th August 1878.*—Mr. J. L. Fawcett, Assistant Sub-Deputy Opium Agent, attached to the Benares Agency, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 4th instant.

MEDICAL.—*The 9th August 1878.*—The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Deoghar, in the Sonthal Pergunnahs:—

Baboo Soylaja Nund Dutt Jha, Sirdar Pandah, Deoghar Temples, vice Baboo Trinund Dutt Jha, deceased.

„ Mohanund Dutt Jha, Pandah and Resident of Deoghar, vice Mr. Winkie.

„ Bhidoy Narain Singh, Zemindar.

The 28th August 1878.—Surgeon J. F. Mullen is appointed to officiate until further orders as Civil Surgeon of Bhagulpore.

Assistant Surgeon Chunder Nath Biswas, attached to the Charitable Dispensary at Cutwa, in Burdwan, having returned to duty on the afternoon of the 12th instant, the unexpired portion of the leave granted to him under orders dated the, 21st June last, is cancelled.

The 27th August 1878.—Assistant Surgeon Radha Raman Ghose, House Physician to the Second Physician's Ward in the Medical College Hospital, is allowed leave for two years without pay under Section 9, Supplement F of the Civil Leave Code.

Surgeon Bunkabehary Gupta, Officiating Civil Surgeon, Pooree, is allowed leave for one month and fifteen days under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he availed himself of it.

Assistant Surgeon Tarini Churn Dutt, now doing duty at the Presidency General Hospital, is appointed to have medical charge of the Civil Station of Pooroo, during the absence, on leave, of Surgeon Bunkabehary Gupta, or until further orders.

Assistant Surgeon Debendro Nath Gooho, temporarily attached to the outpost of Demagiri, in the Chittagong Hill Tracts, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Assistant Surgeon Anshoke Kristo Shaha, now doing duty at the Medical College Hospital, Calcutta, is appointed to have medical charge of the outpost of Demagiri, during the absence, on leave, of Assistant Surgeon Debendro Nath Gooho, or until further orders.

MUNICIPAL.—*The 18th August 1878.*—Baboo Peary Mohan Chatterjee, Sub-Registrar of Nyehatty, is appointed to be a Commissioner of the Municipality of that place, vice Baboo Tarini Charun Sircar, resigned.

The 14th August 1878.—The Lieutenant-Governor approves the election, by the Commissioners of the Purneah Municipality, of Mr. B. L. Gupta, Officiating Joint-Magistrate and Deputy Collector, to be their Vice-Chairman, vice Dr. David Peachy.

The 15th August 1878.—Mr. F. B. Taylor, Officiating Joint-Magistrate and Deputy Collector, Jessor, is appointed to be a Commissioner of the Jessor Municipality.

The 19th August 1878.—Baboo Bejoy Madhub Mookerjee, Sub-Divisional Officer of Barasat, is appointed to be a Commissioner of the Municipalities of North and South Barrackpore, in the sub-division of Barrackpore, and of the Municipalities of Bagjullah and Kadihaty, in the sub-division of Dum-Dum.

The following gentlemen are appointed to be Commissioners of the Gya Municipality:—

Mr. J. H. Warender-Clark, District Superintendent of Police.
Moulvi Qamarudin Ahmed, Pleader.

ROAD CESS.—*The 27th August 1878.*—The following gentlemen are re-appointed to be Members of the District Road Cess Committee of Balasore:—

Baboo Hari Krishna Bhunj, Pensioner.
Kumar Baikunth Nath Dé, Zemindar.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication]

NOTIFICATION.

Under Section 25 of the Chota Nagpore Tenures' Act, II (B.C.) of 1869.

The 24th August 1878.—It is hereby notified that the registers of bhuiuhari and other tenures in the villages belonging to the marginally named pergunnahs of the Chota Nagpore estate, Loherdugga district, prepared under the provisions of Section 5 of Act II (B.C.) of 1869, having been finally revised and corrected in accordance with the decisions and orders of the Special Commissioner and the Commissioner of the division under the aforesaid Act, have been confirmed by the Commissioner of the division on the 10th August 1878.

2. It is further declared, agreeably to the provisions of Section 26 of the aforesaid Act, that the confirmation of the Commissioner of the division notified above having thus been published, the registers shall be conclusive evidence of all matters recorded therein; and from and after this publication of the confirmation of the register relating to any village, no evidence shall be received that any lands in such village not mentioned in such register are of bhuiuhari or manjhur tenure.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication]

NOTIFICATION.

The 27th August 1878.—It is hereby notified for general information that, under paragraph 2, Section 34, Act V (B.C.) of 1876, the Lieutenant-Governor of Bengal intends to vest in the Municipal Commissioners of Bankoora, with effect from the 1st October 1878, the public market-place and the travellers' serai lying within the limits of the Municipality of Bankoora, the said market-place and serai not being private property, nor the property of a religious institution or society.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 22nd August 1878.—In exercise of the powers conferred upon him by Section 314 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased to confirm the additional bye-laws stated at foot of this notification, which were made by the Commissioners of the Municipality of Bhagulpore at a meeting convened expressly for the purpose, and of which due notice had been given, and in exercise of the powers conferred by Section 315 of the same Act, the Lieutenant-Governor is pleased to sanction the penalties for any breach of the said bye-laws which have been declared by the Commissioners.

BYE-LAWS.

27. No elephant shall be taken anywhere through the Municipality, except under a pass in writing from the Chairman, or, in his absence, from the Vice-Chairman.

The penalty for infringement shall be a fine not exceeding Rs. 20.

28. Carts carrying bamboos over fifteen feet in length through the Municipality shall be in charge of at least one man besides the driver.

The penalty for infringement shall be a fine not exceeding Rs. 5.

29. Persons riding mares through the Municipality shall not allow the foals of the said mares to accompany them loose.

The penalty for infringement shall be a fine not exceeding Rs. 5.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 27th August 1878.—In exercise of the power conferred on him by Section 2, Act VI (B. C.) of 1878, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of the Suburbs of Calcutta, at a meeting, to declare that, from the 1st of October 1878, the Commissioners of the said Municipality will maintain an establishment for the cleansing of all public and private latrines within that part of the Municipality which is included within the boundaries specified below:—

A line commencing on the north of the Poramanick's Ghaut on the River Hooghly and along the northern side of the Poramanick Ghaut Road eastward to the point where it meets the Cossipore Road, thence northward along the western side of the Cossipore Road to its junction with the Dhareabagan Road, thence eastward along the northern side of the Dhareabagan to the place where it meets the Barrackpore Trunk Road, thence southward along the Barrackpore Trunk Road to the point where it crosses the Chitpore branch of the Eastern Bengal Railway line, thence eastward along the line of the Railway to the point where it meets the main line, thence southward along the main line to the place where it touches the Canal, thence westward along the northern bank of the Canal to the point where it meets the western bank of the Circular Canal near the Ooltadangah new bridge, thence southward along the Canal bank to the point where it meets the Manniktollah Road, thence eastward along the northern side of the Manniktollah Road to the place where it meets Kancoorgatchee Road, thence southward along the eastern side of the Kancoorgatchee Road to the place where it touches the Narcoaldangah main road, thence across the Narcoaldangah main road to Soorah Road, thence southward along the Soorah Road to the point where it meets the Baliaghata Road, thence eastward along the Baliaghata to the place where it meets the Nimtollah Road, thence southward along the Nimtollah Road to the point where it meets the Chowiputtee Road, thence westward along the northern bank of the Baliaghata Canal to a point opposite the Cooliah Tengrah 4th Lane, thence across the Canal and southward along the Cooliah Tengrah 4th Lane, thence southward along the Chingreeghatuh Lane to the point where it meets the Tengrah Road, thence westward along the Tengrah Road to its junction with the Camardangah Road (east), thence southward along the Camardangah Road (east) to a point where it meets Camardangah Road (south), thence southward along the Camardangah Road (south) to its junction with the Gobrah Road, thence westward along the Gobrah Road to the Railway Bridge No. 8 on the Calcutta and South-Eastern State Railway line, thence southward along the line of the Railway to a point where it crosses over the Dehee Scrampore Lane, thence westward along the Dehee Scrampore Lane to the point where it meets the Gurriah Haut Road, thence northward along the Gurriah Haut Road to its junction with the Gurcha Road, thence west side along the Gurcha Road to the point where it meets Hazrah Road, thence southward along Hazrah and Punditia to the point where the latter meets the Monohurpookur Road, thence westward along the Monohurpookur Road to the place where it meets the Monohurpookur 3rd Lane, thence southward along the Monohurpookur 3rd Lane to the point where it meets Dhaocooria Road, thence across the Dhaocooria Road to the point where it meets the Borage Road, thence southward along the Borage Road

to the place where it meets the Mullahatty Road, thence westward along the Mullahatty Road to the point where it meets the Russa Road, thence northward along the Russa Road to the point where the same meets the Tollygunge Bridge Road, thence westward along the Tollygunge Bridge Road to the Tollygunge Bridge, thence across Tolly's Nullah and westward along the Tollygunge Circular Road to the point where it meets Boistubparrah 1st Lane, thence along Boistubparrah 1st Lane to the point where it meets Diamond Harbour Road, thence northward along Diamond Harbour Road to the point where it meets the Mominpore Lane, thence westward along the Mominpore Lane to the point where it joins the Budge-Budge Road, thence eastward along the Budge-Budge road to the point where it joins the Bhookeylash Road, thence northward along the Bhookeylash Road to the point where it meets the Hurrobash Road, thence westward along Hurrobash and Sonie Roads to the point where the latter meets Tarratollah Road, thence northward along Gurngatcha Road to the place where it meets the Circular Garden Reach Road, thence westward along the present boundary line to the point where it meets the River Hooghly.

2. And in exercise of the powers conferred by Section 3 of the same Act, the Lieutenant-Governor is pleased to direct that the fees to be levied under Section 3 of the Act by the Commissioners of the said Municipality shall be fixed according to the scale stated below:—

Scale of Fees under Section 3, Act VI (B. C.) of 1878.

No. 1.

Class.	Rental valuation per annum.		Rate per year	Class.	Rental value per annum.		Rate per year
	From Rs.	Below Rs.			From Rs.	Below Rs.	
1	1	12	1-8	21	1,200	1,300	42
2	12	25	2	22	1,300	1,400	44
3	25	50	3	23	1,400	1,500	46
4	50	75	4-8	24	1,500	2,000	48
5	75	100	6	25	2,000	3,000	58
6	100	150	8	26	3,000	4,000	68
7	150	200	10-8	27	4,000	5,000	78
8	200	250	13	28	5,000	6,000	88
9	250	300	15	29	6,000	7,000	98
10	300	350	17	30	7,000	8,000	108
11	350	400	19-8	31	8,000	9,000	118
12	400	450	22	32	9,000	10,000	128
13	450	500	24	33	10,000	15,000	178
14	500	600	26	34	15,000	20,000	228
15	600	700	28	35	20,000	25,000	278
16	700	800	31	36	25,000	30,000	328
17	800	900	33	37	30,000	35,000	378
18	900	1,000	35	38	35,000	40,000	428
19	1,000	1,100	37	39	40,000	and upwards	450
20	1,100	1,200	40				

3. And in exercise of the powers conferred by Section 8 of the same Act, the Lieutenant-Governor is further pleased, on the recommendation of the Commissioners at a meeting, to fix the rate per head which may be levied by the Commissioners under the said section of the Act at 2 annas per head per mensem.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 15th August 1878.—In supersession of the notification dated the 7th May 1877 published at page 595, Part I of the *Calcutta Gazette* of the 16th idem, it is hereby notified for general information that, on the recommendation of the Commissioners of the Municipality of Chittagong, made at a meeting, the Lieutenant-Governor is pleased, under Section 234 of the Bengal Municipal Act, 1876, to order that all the provisions of Part VII, Chapter II of the said Act, with the exception of Sections 256 to 270, both inclusive, shall be in force in the said Municipality.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Second Publication]

The 15th August 1878.—The following Resolution, received from the Government of India, in the Financial Department, is published for general information:—

No. 1805.

GOVERNMENT OF INDIA.

FINANCIAL DEPARTMENT.

ACCOUNTS.

Simla the 25th July 1878.

READ again—

Financial Resolution No. 2055, dated 25th July 1877, directing that no money shall be removed from the Public Treasury for investment without the sanction of the Government of India, and pointing out that this Rule applies to Local Fund balances as much as to Provincial Funds.

Financial Resolution No. 680, dated 4th February 1878, exempting Dispensary Funds from the operation of the foregoing orders.

RESOLUTION.—The Governor-General in Council observes that there has been some misunderstanding of the intentions of the Government of India in respect to the investment of Local Fund balances, and that it is necessary to state clearly the principle on which the orders of 25th July 1877 were based. That principle is, that no funds contributed from the public revenues, or raised by general taxation, such as the District Cess Funds, and the like, shall be invested without the consent of the Government of India. Thus the orders of July 1877 do not apply to Municipal or Port Funds, nor do they apply to Trust or Endowment Funds of any kinds.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

ROAD CESS NOTIFICATION.

DISTRICT OF GYA.

The 19th August 1878.—It is hereby notified, under Section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Gya have, under Section 74 of the Act, determined to levy the cesses under that Act for the cess year commencing from 1st October 1878 at the following rates, being half the maximum rates, and the said rates are published accordingly:—

I. Three pices, or one pice, on every rupee of the annual value of lands under Part II, and on every rupee of the annual net profit of properties under Part III of the Act.

II. The following rates on non-agricultural houses and shops estimated to be of the present value of—

	Yearly Cess.
	Rs. A. P.
Not less than Rs. 100, but less than Rs. 500 ...	0 8 0
" " 500, " " 1,000 ...	1 8 0
" " 1,000, " " 2,000 ...	2 4 0
" " 2,000 and upwards, Re. 1-8 for every Rs. 1,000 or part thereof of the estimated present value.	Re. 1-8 for every Rs. 1,000 or part thereof of the estimated present value.

Shops and buildings used for the purposes of trade, the estimated present value of which is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of eight annas.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 20th August 1878.—In exercise of the power conferred on him by Section 2, Act VI (B.C.) of 1878, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Howrah, at a meeting, to declare that from the 1st of October 1878 the Commissioners of the said Municipality will maintain an establishment for the cleansing of all public and private latrines within the part of the municipality which is bounded as follows, viz., on the north by the northern side of Hurrogunga road, on the south by the southern side of the Sheebpore Ghât road, on the east by the river Hooghly, and on the west by the western side of the Grand Trunk road.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

(Second Publication.)

NOTIFICATION.

The 19th August 1878.—The following rules for the working of the Treasure Trove Act (VI of 1878) are approved by the Lieutenant-Governor and published for general information under Section 19 of the said Act :—

The notification under Section 5(a) shall be published at the Collector's cutcherry, sub-divisional cutcherry, moonsif's cutcherry and police-station within the jurisdiction of which the treasure was found, and at some conspicuous spot in the village in which it was found.

2. On receipt of any application under Section 4, or on receipt of information from any person other than the finder that treasure had been found, the Collector shall report the fact to the Commissioner, stating—

- (1) Name of finder;
- (2) Nature of treasure;
- (3) Approximate value;
- (4) Date of finding;
- (5) Whether it is recommended that Government should acquire the treasure under Section 16 (when the treasure consists of coin).

A copy of this report shall be sent to the Asiatic Societies of Calcutta and Bombay for information, it having been decided that unless there is some strong reason to the contrary, whenever two or more coins of the same kind are found, the Society may be allowed the option of purchasing one of them.

3. In the case of information being given by a person other than the finder, the Collector shall issue a notice on the person informed against, to show cause why he should not be prosecuted for not giving the required notice; and in the event of no cause being shewn, the Collector shall take such further action as may seem expedient.

4. On receipt of the Collector's report the Commissioner will, if he thinks the property ought to be acquired by Government, report the case for the orders of the Board of Revenue.

5. All notices under Section (5) should be served at the cost of Government.

6. All fines levied under this Act shall be credited to Land Revenue "Miscellaneous," and any treasure which vests in Government under Section 20 or 21 shall, unless it be such as it is thought advisable for Government to retain, be sold by public auction to the highest bidder under the orders of the Commissioner, and the proceeds be credited to the above head.

7. All Commissioners and Collectors should append a paragraph to their land revenue annual reports, stating whether any applications have been presented during the year under report under Section 4, or any proceedings taken before the Magistrate under Section 20 or 21.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

(Second Publication.)

NOTIFICATION.

The 19th August 1878.—The following notification by the Government of India in the Financial Department, declaring that the Opium Act, 1878, shall come into force in the territories under the Lieutenant-Governor of Bengal from the 21st August 1878, is published for general information :—

No. 2392.

FINANCIAL DEPARTMENT.

SEPARATE REVENUE—OPIUM.

NOTIFICATION.

Simla, the 16th August 1878.—In exercise of the powers vested in him by Section 1 of the Opium Act, 1878, the Governor-General in Council is pleased to declare that the aforesaid Act shall come into force in the territories administered by the Lieutenant-Governor of Bengal with effect from the 21st August 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

IN exercise of the powers conferred by Sections 5 and 13 of the Opium Act, 1878, the Lieutenant-Governor of Bengal has made the following Rules, which have received the sanction of the Governor-General in Council, and are now published as required by the Act. Excepting as in any case expressly limited, these Rules apply to all the territories administered by the Lieutenant-Governor of Bengal.

Interpretation-clause.

I. In these Rules, unless there be something repugnant in the subject or context—

- (1) "Board" means the Board of Revenue for the Provinces for the time being subject to the Lieutenant-Governor of Bengal:
- (2) "Commissioner" means the Commissioner of a Revenue Division:
- (3) "Collector" includes a Deputy Collector or other Revenue Officer in independent charge of a district and a Superintendent of Excise Revenue:
- (4) "Preventive-officer" means any officer of any of the departments mentioned in Section 14 of the Opium Act:
- (5) "Intendant" means any officer in charge of Government opium stores at Calcutta:
- (6) "Farmer" means a person who has obtained from the Collector a farm under Rule XXXVIII or XLIII:
- (7) "Licensed-vendor" means a person who has obtained a license for retail sale under Rules XXXIV, XXXVI, XL, and XLIII:
- (8) "Retail sale" means the sale of any quantity of opium or intoxicating drugs not exceeding five tolas, and of any quantity of poppy-heads not exceeding five seers:
- (9) "Opium" means the inspissated juice of the poppy:
- (10) "Intoxicating drugs" includes madak and chandu, and every preparation and admixture thereof, and kafa, and all other intoxicating or narcotic preparations of opium and of the poppy, but does not include poppy-heads:
- (11) "Poppy-heads" means the dry capsules of the poppy plant:
- (12) the words "import," "export," and "transport" have the respective meanings assigned to them in the Opium Act, 1878:
- (13) "Bengal" means the territories administered by the Lieutenant-Governor of Bengal:
- (14) "India" means the country included within the British frontier lines on the extreme west, north, and east of British India.

II. Rules XIV to XXVIII apply only to Calcutta; the remaining Rules apply to all the territories for the time being subject to the Lieutenant-Governor of Bengal, including Calcutta.

Manufacture.

III. The manufacture of opium, except by the Government or by a cultivator licensed under Act XIII of 1857 for delivery to the Government, and the manufacture of more than five tolas weight of intoxicating drugs without a license from the Collector or a farmer granted under these Rules, are prohibited.

Possession.

IV. Except as provided in Rule V—

- (1) no person shall have in his possession any opium other than opium purchased from the Government or from a farmer or licensed-vendor:
- (2) no person, not being a farmer, licensed-vendor, or medical practitioner, shall have in his possession more than five tolas of opium or intoxicating drugs, or more than five seers of poppy-heads.

V. Rule IV does not apply to—

- (1) Travellers and visitors from foreign countries beyond the boundaries of India having in their possession any quantity of opium produced in such foreign territory, or intoxicating drugs prepared therewith, not exceeding two seers in all for the whole party.

- intended for the personal use of such travellers and visitors or their attendants, and not for sale or barter:
- (2) foreign horse-dealers entering India with their horses, having in their possession opium produced in such foreign territory, or intoxicating drugs prepared therefrom, limited to ten tolas weight per horse;
 - (3) opium, intoxicating drugs, or poppy-heads in transit covered by a pass under these Rules;
 - (4) cultivators duly licensed under Act XIII of 1857 having newly extracted opium in their possession during the usual period between the full growth of the poppy and the delivery of the produce to the opium agent.

VI. The Collector may grant to any medical practitioner residing within his district a license in Form I appended to these Rules for the possession and retail of opium, intoxicating drugs, and poppy-heads for medical purposes only: provided that such medical practitioner shall not have in his possession at one time more than a seer of either opium or intoxicating drugs, and more than ten seers of poppy-heads.

Transport.

VII. When a farmer or licensed-vendor desires to transport opium, intoxicating drugs, or poppy-heads, he shall obtain for each consignment a pass from the Collector in such form as the Board may from time to time prescribe.

The pass shall specify—

- (1) the time within which the transport shall be effected;
- (2) the place from which the consignment is to be transported;
- (3) the name of the person in charge of the consignment;
- (4) the name of the consignee;
- (5) the number of packages, and the weight and contents of each; and
- (6) the place to which the consignment is to be transported.

Each package in every such consignment shall be stamped in the presence of the officer granting the pass with his official seal.

VIII. The bulk of a consignment shall not be broken during transport.

IX. The Collector may make it a condition of the pass that the bulk of the consignment for which it is granted shall not be broken until after the consignment shall have been examined at the place to which it is carried by an officer deputed or authorised by the Collector for that purpose. Provided that such examination shall be made within seven days from the date on which the Collector is informed of the arrival of the consignment.

X. If any officer competent to exercise the powers of seizure, detention, and search under Sections 14 and 15 of the Opium Act, finds that the packages are fewer, or the amount of opium and intoxicating drugs less (by more than the dryage allowance of one-quarter per cent.) than the number or amount specified in the pass, he shall immediately report the circumstances to the Collector, who will decide whether a prosecution shall, or shall not, be instituted.

Import.

XI. Opium, intoxicating drugs, or poppy-heads may be imported into Bengal,—

- (a) by Government for its own purposes;
- (b) by the persons described in clauses 1 and 2 of Rule VI in the quantities which, and for the purposes for which, those persons may, under those clauses, possess opium.

Export.

XII. Opium, intoxicating drugs, or poppy-heads may be exported from Bengal—

- (a) by Government for its own purposes;
- (b) by the persons described in clauses 1 and 2 of Rule V in the quantities which, and for the purposes for which, those persons may, under those clauses, possess opium;

- (c) to the territories under the Government of Chandernagore under the conditions specified in Rule XIII;
- (d) by sea from the Port of Calcutta in the manner provided by Rules XIV to XXVIII.

XIII. Opium, intoxicating drugs, and poppy-heads may be exported from Calcutta to the territories under the Government of Chandernagore, subject, while in transit through British territory, to the conditions of Rules VII, VIII, and X.

XIV. Opium may be exported by sea from the Port of Calcutta, if it has been purchased from Government at a public sale held by the Board, and is covered by a pass or certificate granted by the Board.

XV. Shipping bills for exportation of opium must be printed in red ink and presented at the Custom-house in duplicate, accompanied by the usual certificate from the Board. The duplicate on which the pass is granted will be returned to the shipper to obtain delivery from the opium godown, the original being forwarded to the Gate-officer on the wharf, to expedite the passing of the opium out of the Custom-house.

XVI. On ordinary working days, no treasury receipt in payment of opium and no pass will be accepted by the Board after 3-30 P.M., nor will any certificate be supplied after 4 P.M. On Saturdays, no receipt or pass will be accepted after 1-30 P.M., and no certificate granted after 2 P.M.

XVII. The certificates granted by the Board are to be returned to the Board, duly cancelled, at the close of the month.

XVIII. A fee of Rs. 5 will be charged to each shipper on presentation of shipping bills after 4 P.M. on the day of clearance of the China steamer.

XIX. All opium intended for export, which shall not be cleared from the godowns before 4-30 P.M., shall be conveyed to the steamer or ship from the ghât opposite to the opium godowns in covered cargo-boats, with properly secured hatches.

XX. The Preventive-officer at the ghât shall examine all boat-notes and chests, and shall see the latter placed in the hold of the cargo-boat. He shall then secure and seal the hatches or any other openings or doors of the cargo-boat, by which access may be had to the hold, with a distinctive mark before allowing the boat to proceed to the steamer or ship. He shall also make an entry in the boat-note specifying that the hatches have been sealed.

XXI. The Preventive-officer on board the receiving ship or steamer shall carefully examine the seals affixed to the hatches, &c., of all cargo-boats laden with opium as soon as they arrive alongside the vessel, and shall not allow the seals to be broken in any case until he is actually prepared to receive the opium on board, and to superintend the removal of the chests from the hold of the cargo-boat.

XXII. Should it appear to the Preventive-officer on board the receiving vessel that the seals placed on the hatches, &c., of the cargo-boats have been broken in transit, or have been in any way tampered with, he shall bring the matter to the immediate notice of the officer in charge of the vessel, and shall examine each chest carefully. If any theft of opium is discovered, the Preventive-officer shall make an immediate report to the River Police and to the Collector of Customs, mentioning at the same time the number of the cargo-boat and the name of the owner and manjee.

XXIII. Each shipper who removes his chests of opium from the Government premises after 4-30 P.M., shall be required to pay Rs. 2 for any number of chests up to 20, Rs. 3 for any number of chests above 20 and up to 50, and Rs. 5 for any larger number of chests, as remuneration to the Preventive-officer at the ghât employed beyond the usual hours.

XXIV. These fees shall be realized by the Intendant before delivery of the chests to the shippers, and all such fees shall be remitted daily by the Intendant to the Collector of Customs, and shall form a special fund for the remuneration of the Preventive-officers who may be employed beyond the usual working hours.

XXV. No application shall be received by the Intendant for the delivery of opium chests after 9 o'clock P.M.

XXVI. On account of each requisition made for the delivery of chests, and presented to the Intendant between the hours of 6 o'clock and 9 o'clock P.M. on ordinary working days, or between 2 P.M. and 9 P.M. on Saturdays, the Intendant shall be authorised to demand a fee of Rs. 16, and a further fee of 2 annas on account of each chest delivered.

XXVII. The procedure described in Rules XVIII to XXIV of this section is enjoined specially in the case of opium cleared from the godowns after 4.30 P.M., but it may be followed in the case of opium cleared before that time, if the shipper so desires, and on application made to the Intendant.

Export of Chandu.

XXVIII. Subject to the provisions of the law relating to sea-customs for the time being in force, the export of chandu is permitted under a pass from the Superintendent of Excise Revenue, Calcutta.

Export passes shall only be granted to licensed-vendors of chandu, and on payment of such export duty as may from time to time be fixed by the Board. The pass must be produced at the Custom-house at the time of exportation, and must certify that the chandu which it covers has been prepared from opium supplied from Government stores.

Sale, Wholesale.

XXIX. Opium, in quantities of not less than one seer, shall be supplied, on prepayment, at such rates as the Lieutenant-Governor of Bengal may from time to time prescribe by Notification in the *Calcutta Gazette*, from the Collector's office only to the treasurer or his agent, or to a farmer, licensed-vendor, or medical practitioner licensed under Rule VI.

XXX. Opium may be sold wholesale by the Board for export by sea.

Sale, Retail.

XXXI. No person shall retail opium, intoxicating drugs, or poppy-heads, except under license from the Collector or from a farmer, and in accordance with the conditions specified in the license.

XXXII. No larger quantity than five tolas of opium or intoxicating drugs or five seers of poppy-heads shall be sold, except to a licensed-vendor or to a medical practitioner, licensed under Rule VI, or under a special order from an officer exercising the powers of a Collector. A licensed-vendor may sell any quantity not exceeding one seer of opium or intoxicating drugs, and not exceeding ten seers of poppy-heads, to a medical practitioner licensed under Rule VI.

XXXIII. Opium shall not be retailed at any Government office.

XXXIV. Licenses for the retail of opium shall be granted to licensed-vendors in Form II.

XXXV. Licenses for the manufacture and retail sale of intoxicating drugs shall be granted by the Collector in Form III.

XXXVI. Whenever the Collector grants a license for the retail of opium or of intoxicating drugs, he shall impose such conditions on the licensee, besides those specified in the license, as may from time to time be prescribed by the Board.

XXXVII. Licenses for retail sale shall be granted for one year only, unless the Board shall otherwise specifically direct.

Such limited number of shops for the retail vend of opium or intoxicating drugs as the Commissioner may from time to time decide shall be allowed in each district, and the monopoly of retail vend at such shops shall be put up to auction, or otherwise contracted for at the commencement of each official year. The shops shall be sold or contracted for singly, or in such groups as the Commissioner may direct.

XXXVIII. With the sanction of the Commissioner, the Collector may let in farm the duties leviable on the retail of all or any intoxicating drugs within any specified area for a term not exceeding two years, and, with the sanction of the Board, for a term not exceeding five years. The Board may prescribe rules (a) for the invitation and acceptance of tenders for such farms; (b) for the requisition of security for the due fulfilment of the engagements entered into by the farmers; and (c) as to the form and conditions of such

leases. Any breach of such engagement shall render the lease liable to annulment by the authority by whom the farm was sanctioned.

XXXIX. When the duties leviable on any intoxicating drug are let in farm, the farmer may make his own arrangements for the manufacture and retail thereof within the limits of his farm; provided that no opium, except that supplied from the Collector's office, shall be used in the manufacture of such drugs. No person shall sell by retail any intoxicating drugs within such limits except he holds a license from the farmer to that effect.

XL. Before entering into engagements for any such farm, the Collector may, with the sanction of the Commissioner, make such reservations or restrictions with respect to the grant of licenses by the farmer as he thinks fit.

Such licenses shall be granted in Form IV, and, when countersigned by the Collector, shall have the same validity as licenses granted directly by the Collector.

XLI. Every farmer shall file in the Collector's office, in such form as may from time to time be prescribed by the Commissioner, a list of all licenses granted by him.

XLII. With the sanction of the Board, obtained through the Commissioner, the Collector may cancel any lease granted under Rule XXXVIII, or may, within the period of the lease, impose any new reservation or restriction on the farmer.

If a lease be cancelled for any cause other than a breach of the conditions of the lease, or if any reservation or restriction with respect to the grant of licenses be imposed during the lease, the Board may award to the farmer compensation for any loss thereby caused to him.

XLIII. The Collector may grant licenses for the retail of poppy-heads, or may farm the duties leviable on the retail of the same, on such terms as the Board shall from time to time prescribe.

XLIV. If any licensed vendor or farmer shall have in his possession, on the expiry of his license or farm, any opium, intoxicating drugs, or poppy-heads, which he is unable to dispose of to the satisfaction of the Collector by private sale to other licensed vendors or farmers, he shall surrender the same to the officer in charge of the excise revenue; and the incoming licensed vendor or farmer, or, if the expired license or farm is not renewed, any licensed vendor or farmer within the district, when required by the Collector, shall be bound to purchase the articles aforesaid to the extent of two months' supply, at such price, and in such quantities, as the Collector shall adjudge; provided that, if such articles be declared by the Civil Surgeon of the district to be unfit for use, the Collector shall cause them to be destroyed.

Disposal of things confiscated.

XLV. (i).—All things confiscated under the Opium Act, 1878, except opium, intoxicating drugs, and poppy-heads, shall be disposed of by the Collector by public sale.

(ii).—Opium so confiscated shall be sent for examination to the Civil Surgeon of the district, and, if declared by him to be fit for use, shall be disposed of in such manner as the Commissioner may, by general order, direct. If declared to be unfit for use, it shall be immediately destroyed.

(iii).—Intoxicating drugs so confiscated shall be immediately destroyed.

(iv).—Poppy-heads so confiscated shall be disposed of as the officer in charge of the excise revenue of the district in which the confiscation is made may direct.

The value of confiscated poppy shall be calculated at the rate of Rs. 12 per agency bigah of 3,025 square yards, and of confiscated opium declared to be fit for use at the rate of Rs. 8 per seer. Opium declared to be unfit for use shall be deemed to be of no value.

Rewards to be paid to officers and informers.

XLVI. Any Magistrate convicting an offender under section 9, or any Magistrate or other authorised officer ordering the confiscation of opium under section 12 of the Opium Act, 1878, may grant, in such proportions as he thinks fit, to any person or persons who have contributed to the seizure of the opium or the conviction of the offender, a reward not exceeding the value of the

opium and other articles confiscated in the case, *plus* the amount of any fine imposed.

XLVII. In any case in which, in the opinion of the Commissioner, any person has performed any service of special merit in respect of the prevention or detection of opium-smuggling or of any offence against the Opium Act, 1878, the Commissioner may grant to such person a reward not exceeding in amount Rs. 500.

The Board or, with the sanction of the Board, a Collector may incur expenditure not exceeding Rs. 500 in each case for the employment of informers, or for any other purpose connected with the prevention or detection of opium-smuggling or of any offence against the Opium Act, 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

FORMS.

I.—Special license to medical practitioner under Rule VI.

Special license granted to A. B., following the profession of _____ at _____ in the district of _____, for the retail sale of opium, intoxicating drugs or poppy-heads, on the condition that such opium shall be procured from the Collector's office or a licensed vendor, and shall be used *bond fide* as medicine or in medical preparations or prescriptions.

District _____
Dated _____

II.—License for Retail Sale of Opium.*

District _____
No. of license in Register _____
Name of retailer _____
Locality of shop _____

Be it known that resident of _____ pargana _____ district of _____
is hereby authorised by the Collector of _____ to sell opium _____
by retail at _____ in _____ from the date of this license to the _____ day
of _____ 18_____, upon the following conditions :—

I.—That he shall pay to Government a monthly duty of _____

II.—That he shall sell no opium but such as he may purchase from the Collector's office, and that he will not receive, or have in his possession, opium obtained otherwise.

III.—That he shall retail opium only in the shop for which this license is granted.

IV.—That, except to a medical practitioner holding a special license from the Collector, he shall not sell more than five tolas weight of opium to any person at one time.

V.—That he shall not adulterate the opium sold by him.

VI.—That he shall not receive any wearing apparel, or other goods, in barter for opium.

VII.—That he shall not open his shop, or make sales therein, before sunrise; that he shall not keep it open, or make sales therein, after _____; and that he shall not harbour any person therein during the night.

VIII.—That he shall not permit persons of notoriously bad character to resort to his shop; that he shall prevent gaming and disorderly conduct therein; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.

IX.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription, in legible characters, in the vernacular language :—

(Name of vendor.)

“ Licensed to retail opium.”

X.—That if he buy less than _____, which is the quantity estimated to be retailed at _____ in each month, he shall, if required, explain the reason of the falling-off to the Collector.

XI.—That he shall keep up daily an account in this form, showing the receipts and deliveries of opium at his shop each day, and the balance in store :

Date.	Quantity of opium in store from yesterday.	Quantity of opium received this day and whence received.	Total quantity to be accounted for.	Quantity sold this day.	Quantity left in store.
-------	--	--	-------------------------------------	-------------------------	-------------------------

* Counterpart of this will be signed by the license-holder and deposited in the Collector's office.

XII.—That he shall at once produce his license and accounts for inspection, on the demand of any officer of any of the Departments of Finance, Police, Customs, Salt, Opium, or Revenue, superior in rank to a peon or constable, empowered under section 14 of the Opium Act ; and that he shall not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XIII.—That if the holder of this license does not intend to renew it on the expiry of the period for which it is granted, he shall give notice to the Collector that he contemplates its surrender at least 15 days before the expiry of the period for which it is granted, i.e., before the day of 18 .

If such notice be not given, or if this license be not recalled by the Collector under the authority reserved to him in clause XIV, this license, and any counterpart engagement for the due observance of these conditions that the license-holder may have entered into, shall remain in force, as if this license and the engaged were formally renewed for a further term of one year, viz. to the day of 18 .

XIV.—This license may be recalled by the Collector—

- (a) for default of punctual payment of the duty stipulated to be paid in clause I ;
- (b) for violation of any of the conditions specified in this license ;
- (c) if the holder of this license be convicted of breach of the peace or of any other criminal offence during the currency of this license.

Should the license be recalled for any of these causes, the license-holder will have no claim to any compensation whatever, or to any refund of any duty, or instalment of duty, already paid. But it shall be in the discretion of the Collector to make such compensation or refund, should he consider it necessary or advisable to do so.

Should the Collector desire to recall this license before the expiry of the period for which it has been granted for any cause other than those above specified, in (b), and (c), he shall give 15 days' previous notice, and remit a sum equal to the duty for 15 days, or, if notice be not given, shall make such further compensation, in default of notice, as the Commissioner may direct.

XV.—This license may be surrendered by the license-holder on his giving one month's notice to the Collector, and paying such fine, not exceeding the amount of the duty for six months, or the loss caused to Government by the failure to carry out any condition imposed, as the Collector may adjudge.

Should the Collector be satisfied that the reason for resigning the license is adequate, he may, with the sanction of the Commissioner, remit the fine.

XVI.—On the infringement of any of the above articles, or of any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder this license, and any other license or licenses that the holder may have obtained for the sale of opium or for the manufacture or sale of madak or chandu, shall be forfeited.

III.—License for the Manufacture and Retail Sale of Madak or of Chandy.*

District

No. in Register

Name of vendor

Locality of shop

Be it known that resident of pargana
district of , is authorised by the Collector of to
open a shop for the retail sale of madak (or chandu, as the case may be), at , upon the following
conditions :—

I.—That he shall pay to Government a monthly duty of

II.—That he shall purchase all the opium he may use in the manufacture of madak (or chandu, &c., as the case may be) direct from the Collector's office and not from any opium vendor.

III.—That he shall sell madak (or chandu) only in the shop for which this license is granted, and that he shall not sell madak (or chandu) in any other place.

IV.—That, except to a medical practitioner duly licensed, he shall not sell more than five tolas weight of madak (or chandu) to one person at one time.

V.—That he shall not receive any wearing apparel, and other goods, in barter for the drug.

VI.—That he shall not open his shop, or make sales therein, before sunrise ; that he shall not keep it open, or make sales therein, after ; and that he shall not harbour any suspected person therein.

VII.—That he shall not permit persons of notoriously bad character to resort to his shop ; that he shall prevent gaming and disorderly conduct therein ; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.

VIII.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription, in the vernacular language of the country :—

* Counterpart of this will be signed by the license-holder and deposited in the Collector's office.

(Name of vendor.)

"Licensed vendor of madak (or chandu)."

IX.—That he shall keep up daily the following accounts, showing the receipts of opium in his shop, the quantity used in the manufacture of madak (or chandu), and the balance remaining in store at the end of the day.

I.—OPIUM.

Date.	Quantity of opium remaining in store yesterday.	Quantity received to-day, and whence received.	Total quantity of opium to be accounted for. M. S. C.	Opium used in the preparation of madak (or chandu). M. S. C.	Quantity remaining in store.
1	2	3	4	5	6

II.—MADAK OR CHANDU.

Date.	Quantity remaining in store yesterday.	Quantity manufactured out of opium to-day.	Total quantity of madak or chandu to be accounted for.	Madak or chandu sold to-day. M. S. C.	Quantity remaining in store this day.
1	2	3	4	5	6

X.—That he shall at once produce his license and accounts for inspection on the demand of any officer of any of the Departments of Excise, Police, Customs, Salt, Opium, or Revenue, superior in rank to a peon or constable, empowered under section 14 of the Opium Act; and that he will not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XI.—That if the holder of this license does not intend to renew it on the expiry of the period for which it is granted, he shall give notice to the Collector that he contemplates its surrender at least 15 days before the expiry of the term for which it is granted, i.e., before the day of 18.

If such notice be not given, or if this license be not recalled by the Collector under the authority reserved to him in clause XII. this license, and any counterpart engagement for the due observance of these conditions that the license-holder may have entered into, shall remain in force, as if this license and the engagement were formally renewed for a further term of one year, viz. to the day of 18.

XII.—This license may be recalled by the Collector—

- (a) for default of punctual payment of the duty stipulated to be paid in clause I;
- (b) for violation of any of the conditions specified in this license;
- (c) if the holder of this license be convicted of breach of the peace, or of any other criminal offence during the currency of this license.

Should the license be recalled for any of these causes, the license-holder will have no claim to any compensation whatever, or to any refund of any duty, or instalment of duty, already paid. But it shall be in the discretion of the Collector to make such compensation or refund, should he consider it necessary or advisable to do so.

Should the Collector desire to recall this license before the expiry of the period for which it has been granted for any cause other than those above specified (a), (b) and (c), he shall give 15 days' previous notice, and remit a sum equal to the duty for 15 days, or if notice be not given, shall make such further compensation, in default of notice, as the Commissioner may direct.

XIII.—This license may be surrendered by the license-holder on his giving one month's previous notice to the Collector, and paying such fine not exceeding the amount of the duty for six months, or the loss caused to Government by the failure to carry out any condition imposed, as the Collector may adjudge.

Should the Collector be satisfied that the reason for resigning the license is adequate, he may, with the sanction of the Commissioner, remit the fine.

XIV.—On the infringement of any of the above articles, or any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder, this license and any other license or licensees that the holder may have obtained for the sale of opium, or for the manufacture or sale of madak or chandu, shall be forfeited.

IV.—License for the Retail Sale of Madak or of Chandu granted by a Farmer.

District
No. in Register
Name of vendor
Locality of shop

Be it known that resident of **pargana**,
district of _____, is authorised by the farmer of _____, to open a shop
for the retail sale of madak (or chandu, as the case may be), at _____, from the date of
this license to the **18**, on the following conditions :—

- I.—That he shall pay to the farmer a monthly duty of _____.
- II.—That he shall purchase all the opium he may use in the manufacture of madak (or chandu, as the case may be) direct from the farmer, and not from any opium-vendor.
- III.—That he shall sell madak (or chandu) only in the shop for which this license is granted.
- IV.—That he shall not sell more than five tolas weight of madak (or chandu) to one person at one time, except to a licensed vendor or medical practitioner.
- V.—That he shall not receive any wearing apparel, or other goods, in barter for the drug.
- VI.—That he shall not open his shop, or make sales therein, before sunrise; that he will not keep it open, or effect sales therein, after _____; and that he shall not harbour any suspected person therein.
- VII.—That he shall not permit persons of notoriously bad character to resort to his shop; that he will prevent gaming and disorderly conduct therein; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.
- VIII.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription in the vernacular language of the country :—

(Name of vendor.)

"Licensed-vendor of madak (or chandu)."

- IX.—That he shall keep up daily the following account, showing the receipts of opium in his shop, the quantity used in the manufacture of _____, and the balance remaining in store at the end of the day.

I.—OPIUM.

Date.	Quantity of opium remaining in store yesterday.	Quantity received to-day, and whence received.	Total quantity of opium to be accounted for. M. S. C.	Opium used in the preparation of madak (or chandu). M. S. C.	Quantity remaining in store.
1	2	3	4	5	6

II.—MADAK OR CHANDU.

Date.	Quantity remaining in store yesterday.	Quantity manufactured out of opium to-day.	Total quantity of madak or chandu to be accounted for.	Madak or chandu sold to-day. M. S. C.	Quantity remaining in store this day.
1	2	3	4	5	6

- X.—That he shall at once produce his license and accounts for inspection, on the demand of any officer of any of the Departments of Excise, Police, Customs, Salt, Opium, or Revenue superior in rank to a peon or constable, empowered under section 14 of the Opium Act: and that he will not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XI. This license may be recalled by the farmer—

- (a) for default of punctual payment of the duty stipulated to be paid in clause I; and by the farmer or Collector;
- (b) for violation of any of the conditions specified in this license;
- (c) if the holder of this license be convicted of breach of the peace, or of any other criminal offence during the currency of this license.

- XII.—On the infringement of any of the above articles, or of any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder, this license and any other license or licences that the holder may have taken out for the sale of opium, or for the manufacture or sale of madak or chandu, shall be forfeited.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for replacing service lands taken up by Government for the road from Phulwar to Kalama, in the village of Rudra Gopalpur, pergunnah Kundi, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 5 acres 2 roods 36 poles 10 yards 1 foot of standard measurement, bounded on the north by the police paik sardar's jagir land; east by the Phulwar to Kalama road; south by the police paik sardar's jagir land in Kashbadasmali; west by the Panu Behara's Pal land in Rudragopalpur mouzah, is required within the aforesaid village of Rudragopalpur.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for replacing service lands taken up by Government for the road from Phulwar to Kalama, in the village of Bauktira, pergunnah Phulwar, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 acre 2 roods 19 poles 7 yards 5 feet 9 inches of standard measurement, bounded on the north by mouzah Kalama, killa Mayurbhunj; east by mouzah Bauktira, cultivated land of Bhagbut Das; south by mouzah Bauktira, cultivated land of Kangal Jena; west by mouzah Bauktira, cultivated land of Gangu Panda, is required within the aforesaid village of Bauktira.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for replacing service lands taken up by Government for the road from Phulwar to Kalama, in the village of Balipal, pergunnah Kundi, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 3 roods 5 poles 16 yards 10 $\frac{1}{2}$ inches of standard measurement, bounded on the north by Balipal Jal land cultivated by Damsoin; east by Balipal Jal land cultivated by Pahal Behara and Narain Barik; south by Balipal Jal land cultivated by Sheikh Bheko; west by the road from Phulwar to Kalama, is required within the aforesaid village of Balipal.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION

The 20th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Beauleah Municipality for a public purpose, viz., for opening a burial ground for Mahomedans in mohullah Kadirkunge, within the precincts of the town of Beauleah, in the district of Rajshahye, it is hereby declared that for the above purpose a strip of land measuring, more or less, 2 beeghas and 16 cottahs of standard measurement, is required within the said mohullah of Kadirkunge. It is bounded on the north by the land belonging to Brojo Sunder Talookdar; on the south by the Kadirkunge cross road; on the east by the large drain leading to the bheel north of Kadirkunge; and on the west by the Amir Sarkar's tank and the land belonging to Harro Govindo Bose and Tara Chura Chhwdhury.

2. A plan of the above strip of land may be seen in the Beauleah Municipal Office.

3. This declaration is made, under Section 6, Act X of 1870, to all whom it may concern.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 20th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Beauleah Municipality for a public purpose, viz., for the opening of a burial ground for Mahomedans in mohullah Ram Chunderpore, in the town of Rampore Beauleah, in the district of Rajshahye, it is hereby declared that for the above purpose a strip of land measuring, more or less, 3 booghas of standard measurement, is required within the said mohullah of Ram Chunderpore. It is bounded on the north by the land belonging to Ramjoy Sarkar and Prau Kristo Sarkar; on the south by a drain and the Nattore Road; on the east by the land belonging to Butta Kristo Chowdhury and Radha Kristo Chowdhury, minor sons of the late Boloram Chowdhury; and on the west by the footpath and the land belonging to Kristo Chunder Mundul.

2. A plan of the above strip of land may be seen in the Beauleah Municipal Office.
3. The above declaration is made, under Section 6 of Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offy. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 13th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Calcutta Municipality for a public purpose, viz. for the drainage of the town, it is hereby declared that for the above purpose pieces of land Nos. 21 and 22, Sreenauth Roy's Lane in the town of Calcutta, in the district of the 24-Pergunnahs, measuring, more or less, 11 chittacks and 27 feet, are required. The boundaries of the land are as follows:—bounded on the north by public lane, on the south by public drain, on the east partly by No. 21, Sreenauth Roy's Lane, belonging to Sungagobindo Sain, and partly by No. 22, Sreenauth Roy's Lane, belonging to Surromoney Dassee, and on the west partly by No. 16, Sreenauth Roy's Lane, belonging to Sreemuttee Ranee Dassee and three others, partly by No. 18, Sreenauth Roy's Lane, belonging to Premchand Mullick, and partly by No. 17, Sreenauth Roy's Lane, belonging to Sreemuttee Harromoney Dassee.

A plan of the land is deposited in the Office of the Municipal Commissioners for the inspection of the public.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offy. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 12th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a Post Office bungalow in the village of Kola, pergunnah Mundleghat, zillah Midnapore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 13 cottahs 6 chittacks of standard measurement, bounded on the north by land belonging to Priya Nath Ghose; on the east by the house of Mahendra Chandra Chandra, of Kola; on the south by the Government Road, and on the west by the existing Post Office bungalow, is required within the aforesaid village of Kola.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 4007A.

The 9th August 1878.—The Rev. W. Wilkinson is appointed to be an Honorary Magistrate for the Purneah Bench, in the district of Purneah, and is vested with the powers of a Magistrate of the Third Class.

The 13th August 1878.—Baboo Peary Mohun Chatterjee, Sub-Registrar of Nychattee, is appointed to be an Honorary Magistrate for the Nychattee Bench, in the district of the 24-Pergunnahs, rice Baboo Tarin Churn Sircar, and is vested with the powers of a Magistrate of the Third Class.

The 15th August 1878.—Mr. Jogendro Nath Sircar, Barrister-at-Law, is appointed to act as an Extra Moonsif at Sealdah, in the district of the 24-Pergunnahs, to the commencement of the ensuing Dusserah vacation.

The 21st August 1878.—Baboo Kali Prosonno Mookerjee, B.L., Officiating Subordinate Judge of Bankura, and Additional Subordinate Judge of Burdwan and Midnapore, is deputed to Chuprah.

The 22nd August 1878.—Baboo Juggodeswar Gooptu, Officiating Second Moonsif of Jajpore, in the district of Cuttack, is appointed to officiate as Moonsif of Pooree, during the absence, on leave, of Baboo Juggut Dullub Mozoomdar, or until further orders.

The 26th August 1878.—Mr. G. K. Lyon, Assistant Magistrate and Collector, Rajahahye, is vested with the powers of a Magistrate of the Second Class.

The 27th August 1878.—Baboo Bancy Madhub Mitter, B.L., Moonsif of Krishnaghur, is transferred to the Sudder Station of Jessore. He will, however, continue to act as Judge of the Courts of Small Causes at Krishnaghur, Ranaghat and Meherpore, till relieved.

Baboo Bhugwan Chunder Chatterjee, B.L., Acting Moonsif of Krishnaghur, is confirmed in that appointment.

Baboo Shyamadhub Roy, Officiating Deputy Magistrate and Deputy Collector, Hooghly, is vested with the powers of a Magistrate of the Second Class.

Baboo Jogendro Nath Bose, M.A. and B.L., Second Moonsif of Lushkerpore in Sylhet, on leave, is transferred to Gungajulghati in West Burdwan.

Baboo Seeb Dass Mookerjee, Moonsif of Gungajulghati in West Burdwan, is transferred to Lushkerpore in Sylhet.

LEAVE OF ABSENCE TO MOONSIFS.—*The 26th August 1878.—Baboo Anund Chunder Mullick, First Moonsif of Raojan, in the district of Chittagong, has been allowed privilege leave of absence for three months under Rule I, Section 31 of the Civil Leave Code, with effect from the 26th September 1878.*

Baboo Biraj Krishna Ghose, Moonsif of Ranchee, in the province of Chota Nagpore, has been allowed thirty-four days' privilege leave under Rule I, Section 31 of the Civil Leave Code, with effect from the 26th September 1878, or from any subsequent date on which he may avail himself of it.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 16th August 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi Abdurrahman authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Fatikchari, in the district of Chittagong.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 20th August 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Qazi Fazlal Karim, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police stations of Dumuriya and Deluti, in the district of Jessore.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 8th August 1878.—It is hereby notified that, in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor of Bengal vests Baboo Rajendro Coomar Bose, Moonsif of Kaligunge, and Baboo Sreenath Pal, First Moonsif of Munichgunge, in the district of Dacca, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such courts within the limit of Rs. 25. The local limits within which they shall exercise these powers shall correspond with the limits of their Moonsifee jurisdictions.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 13th August 1878.—The following rules in respect to the duties to be performed by the Registrar of Joint Stock Companies have been sanctioned by the Lieutenant-Governor under the provisions of Clause 2, Section 190 of Act X of 1866, and are hereby published for general information:—

RULES UNDER CLAUSE 2, SECTION 190 OF ACT X OF 1866.

The registration hours shall be between 11 A.M. and 2 P.M. every day, except on Sundays and authorized holidays.

2. The following registers and index shall be kept by the Registrar of Joint Stock Companies:—

- (1) a general register as per Appendix I,
- (2) a register ledger " " II,
- (3) an index to the general register.

3. On being satisfied that the requirements of the law have been complied with, the Registrar shall proceed to register the memorandum of association and the articles of association (if any) filed with the memorandum in the following manner, viz. by entering the same into the general register and by endorsing on the papers so filed the following formula:—

"Registered by me this day of 18 .

Signature.

Ben.
Registrar,
J. S. Co.

Registrar of Joint Stock Companies."

4. On receipt of every document the Registrar shall endorse thereon the following particulars:—

- (1) the number borne by the company in the Registrar's ledger,
- (2) the name of the company,
- (3) the nature and substance of the document.

5. If any memorandum or articles of association of a company be found defective or incomplete in any of the particulars required by law, the Registrar shall return the same to the party applying for registration for due rectification or completion thereof, and, until such rectification or completion be made, the Registrar shall not register the document or grant certificate thereof.

6. The Registrar shall return to the company concerned, for the purpose of being amended, any document found defective or incomplete in any of the particulars required by the law, or in the preparation of which prescribed formalities have not been observed. Until the necessary rectification be made, the document shall not be filed and certificate granted.

7. The Registrar shall deposit in a separate box, labelled with the name of the company, a copy of the memorandum of association of the company concerned, which shall be lodged in the office of the Registrar.

The documents of each company shall be placed together, and kept separate and distinct from the documents of other companies.

8. On the registration of a company the Registrar shall grant a certificate to the company in the form given in Appendix III, and on the registration of any other documents authorized to be recorded he shall grant a certificate in the form given in Appendix IV.

9. He shall keep a book, to be called "the Register of Joint Stock Companies." In this register he shall enter the names of the registered companies in the order of their registration, and he shall number each company consecutively. One page in the register shall be allotted to each company until another page is required.

Under the name of each company the Registrar shall enter a note of every registration effected or record made relating to the company, and he shall affix to each entry the date of such registration and his signature.

From and after 1st April 1879 the numbers assigned to the companies thereafter registered shall be in a consecutive series commencing and terminating with each official year.

An alphabetical index shall be kept of the companies registered.

10. The Registrar shall keep a daily cash-book and a duplicate chalan-book. In the former shall be entered day by day, as they occur, all receipts and disbursements of money, and the latter shall contain particulars of the cash sent from time to time to the General Treasury. All monies received shall be placed, while in the custody of the Registrar, in a cash-box, of which he shall keep the key and for the safety of which and of the cash-book and chalan-book he shall be responsible. The Registrar shall remit all fees to the treasury, if possible, on the day they are received, or, if that is found impossible, early on the day following.

11. On payment of the proper fee the Registrar shall permit any person applying to do so to inspect his records under the supervision of a responsible officer.

12. The Registrar of Joint Stock Companies shall, in his discretion, institute such inquiries and investigations at the offices of registered companies or otherwise as shall be necessary to obtain information or evidence respecting defaults, or respecting any infractions of the law, made by such companies in complying with any of the provisions of the Indian Companies' Act, 1866.

13. The Registrar may assign any of the duties prescribed under these rules to an Assistant Registrar, where such an officer may be appointed by Government, and may distribute the office work to the Assistant Registrar, clerks, and servants in such manner as he may think fit.

14. The Registrar shall submit an annual report on the administration and working of his office, together with the following statements for the previous official year:—

- (1) showing number and names of joint stock companies registered, with their nominal capital and date of Registration;
- (2) showing number and names of companies that have increased their capital;
- (3) showing number and names of companies wound up or otherwise defunct, with their capital and date of registration;
- (4) showing number and names of literary and scientific and charitable societies registered under Act XXI of 1860;
- (5) showing receipt of fees realized under Tables B and C, and the different sections which authorize the levying of fees;
- (6) showing alphabetically number and names of companies existing on the register on the 31st March of the preceding year;
- (7) showing result of prosecutions under the Indian Companies' Act;
- (8) a statement of expenditure.

APPENDIX I.

NAME OF COMPANY.	Under what Act it was registered.	Date of registration.	Objects for which the Company was established.	Whether the Company is still working, or in course of winding up, or has been dissolved, and if dissolved the date when it ceased operation.		REMARKS
				Course of winding up.	Dissolved.	

APPENDIX II.

Date of filing and registering.	Name of the Company or Association.	Nominal capital.	Documents.	By whom filed.	When certificate given, and to whom.

APPENDIX III.

IN THE OFFICE OF THE REGISTRAR OF JOINT STOCK COMPANIES.

IN THE MATTER OF

I do hereby certify that, pursuant to Act X of 1866 of the Legislative Council of India, entitled "the Indian Companies' Act," Memorand of Association

has been this day filed and registered in my Office, and that the said Company has been duly incorporated and is a Company limited by shares, pursuant to the provisions of the said Act.

Dated this day of one thousand eight hundred and seventy.

MEMO. OF FEES

For registering the Company
" Articles of Association" ...

	Rs.	A.	P.

TOTAL Rs.

Registrar of Joint Stock Companies.

APPENDIX IV.

IN THE OFFICE OF THE REGISTRAR OF JOINT STOCK COMPANIES.

IN THE MATTER OF

I do hereby certify that, pursuant to Act X of 1866 of the Legislative Council of India, entitled "the Indian Companies' Act,"

has been this day duly filed and registered in my Office.

Dated
this day of one thousand
eight hundred and seventy.

MEMO. OF FEES.

For registering Articles of Association ...
" Notice of Increase of Capital" ...
" Notice of Increase of Members" ...
" Notice of situation of Registered
Office" ...
" Notice of change of situation of
Registered Office" ...
" Special Resolution" ...

	Rs.	A.	P.

TOTAL Rs.

Registrar of Joint Stock Companies.

HORACE A. COCHERRILL,
Secy. to the Govt. of Bengal.

(First Publication.)

NOTIFICATION.

The 26th August 1878—The following description of the boundaries of the Bhagulpur Cantonment is hereby published for general information.

Description.	Bearings.	Direct distances in feet.
From boundary pillar No. 1 to No 2, the boundary crosses the metalled road leading to cantonment and runs along the foot of the slope of the parapet of the north face of the fort. No. 1 pillar is 6' to the east of this road and is at the north-east corner of the cantonment	269° 45'	578
From boundary pillar No. 2 to 3, the boundary line from No. 1 pillar is continued, and runs along the foot of the exterior slope of the parapet	270° 15'	685
From pillar No 3 two bearings have been taken; one 119° to church steeple, and the other, 208° 30' to centre of pillar over pinea grave. The boundary line from pillar No. 3 to pillar No. 4 still runs along the foot of the exterior slope in continuation of the line of pillar No. 1 to 2, and crosses a metalled road leading to cantonment in front of church	270° 25'	540
From boundary pillar No. 4 to 5, the boundary line is extended along the foot of the exterior slope of the north face of the fort to the north-west corner of the fort. Pillar No. 5 bears 98° to church steeple	269° 28'	615
From 5 to 6 pillar	232° 35'	96
" 6 to 7 "	186° 30'	561
From 7 to 8 pillar the boundary line is a continuation of the line from pillar No. 6 to pillar No. 7 along the foot of the exterior north-west slope of west face	185° 28'	710
From boundary pillar No. 8 to 9. From pillar No. 8, which is fixed 5 feet east of outcha road, two bearings have been taken; one 163° 30' to south-west verandah corner of hospital, and the other, 120° 15' to south-west corner of hospital latrine	184° 45'	1099
From No. 9 to 10 pillar	140° 30'	86
" 10 to 11 "	90° 0'	738
" 11 to 12 ", Pillar No. 12 bears 53° 5' to S. W. corner of Guard House	91° 35'	875
" 12 to 13 "	57° 30'	667
" 13 to 14 "	15° 10'	98
" 14 to 15 "	5° 15'	274
" 15 to 16 "	24° 55'	769
" 16 to 17 "	352° 35'	147
" 17 to 18 "	23° 15'	247
" 18 to 19 "	3° 0'	150
" 19 to 1 ", the line runs along the foot of the exterior slope of the east face of the fort	832	

Latrine Land Pillars.

From pillar No. 1 to pillar No. L 1	268° 45'	202
" " L 1 to No. L 2 to the right or north	2° 0'	100
" " L 1 to old pillar No. 2	269° 0'	368
" old pillar No. 2 to No. L 4	268° 15'	210
" pillar No. L 4 to L 3 to the right or north	8° 10'	100

This ground is situate N. E. of cantonment forming a parallelogram, the south side being the cantonment boundary.

Cantonment Bazar Pillars.

From boundary pillar No. 1 to 2	184° 0'	{ 97
Ditto " 2 to 3	184° 0'	{ 97
No. 1, 2 and 3 pillars are in the same continuous line. From boundary pillar No. 1, one bearing 100° 15' has been taken to south-west corner of real guard house, and the distance between them is 70 feet.		
From boundary pillar No. 3 to 4	274° 0'	{ 160
Ditto " 4 to 5	274° 0'	{ 162

Description.	Bearings.	Direct distance in feet.
The pillars No. 3, 4 and 5 are in one line. From boundary pillar No. 5 to 6		
Ditto " 6 to 7	4° 0'	97 97
The pillars No. 5, 6 and 7 are in one line. From boundary pillar No. 7 to 8		
Ditto " 8 to 1	94° 45'	170 150
The pillars No. 7, 8 and 1 are in one line.		

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 15th August 1878.—Under the provisions of Section 6 of the Indian Registration Act III of 1877, the Lieutenant-Governor has appointed the sub-divisional officer of Chandpur in the district of Tipperah, to be *ex-officio* Sub-Registrar of that place.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 17th August 1878.—Under the provision of Section 69 of Act III of 1877 (the Indian Registration Act), the Lieutenant-Governor has approved the following addition to Rule 47 of the rules framed under that Act :—

" When execution is admitted by the representative of a deceased person, the following words shall be added :—

" Representative for K. L., whose right to appear in such capacity has been proved to my satisfaction."

The above addition will form the penultimate clause of Rule 47.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 5th August 1878.—Under Section 3, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi, Fazlur Rohman authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police-stations of Nisbatgunj and Kumargunj in the district of Rungpore.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 13th August 1878.—In supersession of the notification dated 24th July 1878, published in the *Calcutta Gazette* of the 31st idem, it is hereby notified that, under the authority vested in him by section 8, Act IV (B.C.) of 1865 (an Act for the prohibition of the practice of inoculation), the Lieutenant-Governor extends the provisions of the said Act to the undermentioned thanas in the district of Rungpore, with effect from the 1st September 1878 :—

Kumargunge.
Nisbetgunge.
Mabogunge.

Sadfillapore.
Bhowanigunge.
Sundergunge.

Olipore.
Borobari.
Nagessuri.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 5th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a new outpost at Binjharpore, it is hereby declared that for the above purpose a piece of land measuring 1 rood 21 poles, more or less, situated in mouzah Syudpore, pergunnah Teesania, zillah Cuttack, and bounded on the north by the house of Makoond Gochait, south by the road leading to the Syudpore bungalow, east by the cookshed belonging to the police constables, and on the west by the lakhraj lands of Nihalee Beg and others, is required within the aforesaid village of Syudpore.

This declaration is made, under the provisions of Section 6, Act X of 1870, to all whom it may concern.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT.—BENGAL

ESTABLISHMENTS.

The 23rd August 1878.

No. 191.—Leave of Absence.—Baboo Haran Chunder Banerjee, Assistant Engineer, Third Grade, on special duty under the Municipal Committee of Serampore, is allowed leave

* Bengal Government (Public Works Department) Notification No. 97 of 26th April 1878.

on medical certificate from 27th July to 9th August 1878, under Civil Leave Code, Supplement F, Section 3, in addition to the leave already granted* to him.

No. 192.—Notification.—Baboo Haran Chunder Bauerjee, Assistant Engineer, Third Grade, joined the service of the Municipal Committee of Serampore on the 10th August 1878, before noon.

No. 193.—Posting.—Baboo Haran Chunder Banerjee, Assistant Engineer, Third Grade, whose services have been placed at the disposal of the Municipal Committee of Serampore in the interests of the public service, is temporarily attached to the Burdwan Division.

* Bengal Government (Public Works Department) Notification No. 167 of 3rd August 1878.

No. 194.—Transfer.—Mr. R. C. McKennie, Assistant Engineer, First Grade, from the Burdwan to the Dacca Division, in the interests of the public service.

The 26th August 1878.

No. 195.—Notification.—Mr. F. Bond, Executive Engineer, First Grade, assumed charge of the Presidency Division on the 12th August 1878, after noon.

A. CADELL, Col., R.E.,
Offg. Secy. to the Govt. of Bengal,
in the Public Works Department.

IRRIGATION.

NOTIFICATION.—ESTABLISHMENT.

The 24th August 1878.

No. 234.—Leave.—Mr. W. J. Fahie, Executive Engineer, Third Grade, Northern Drainage and Embankment Division, is granted privilege leave for three months under Section 32 of the Civil Leave Code.

The 26th August 1878.

No. 235.—Notification.—Mr. F. M. S. Douglas, Assistant Engineer, Second Grade, Arrah Division, reported his return to duty on the afternoon of the 9th August 1878 from the leave granted him in the orders marginally noted.

No. 236.—Notification.—Mr. A. Hayes, Assistant Engineer, Second Grade, left the Eastern Sone Division on the forenoon of the 14th August 1878 to join the Cossye Division.

No. 237.—Declaration.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for a road diversion from lock No. 8 in the 49th mile of the Patua Branch Canal to the Behta and Barou road, it is hereby declared that for the above purpose a strip of land measuring about 1,425 feet in length and 30 feet in width, and containing 1 acre and 7 poles of land, more or less, as demarcated by the Engineering Department, is required in the village of Mohamedpore, pergunnah Mussorah, zillah Patna.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal,
in the P. W. Dept., Irrigation Branch.

[Fifth Publication.]

The 15th July 1878.

No. 218.—Notification.—The following draft rules, having reference to the Banspatter khall from the Lock at the Midnapore Canal down to the Hooghly, are hereby published under the provision of Section 12 of the Canals Act of 1864 (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear rises above the water to a height exceeding 7½ feet, will be allowed to moor on the right or south bank of the khall.
3. All vessels on the left or north bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.
4. No anchor must be dropped within the limits of the navigable channel to which these rules refer, except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.
5. All vessels moored to either bank must be kept as close as possible to the bank.
6. Every person, either personally or by his servant, infringing any of the above Rules (1 to 5) shall be liable under Section 11 of the Canal Act, to a fine not exceeding Rs. 20 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

[Fifth Publication.]

The 29th July 1878.

No. 221.—Notification.—The following draft rules, having reference to the Gowkhally khall from the Lock of the Tidal canal down to the Hooghly, are hereby published under the provisions of Section 2 of the "Canals" Act of 1864" (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear, rises above the water a height exceeding seven and half feet will be allowed to moor on the left or west bank of the khall.
3. All vessels on the right or east bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.
4. No anchor must be dropped within the limits of the navigable channel to which these rules refer except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.
5. All vessels moored to either bank must be kept as close as possible to the bank.
6. Every person, either personally or by his servant, infringing any of the above rules (1 to 5) shall be liable, under Section 11 of the Canal Act, to a fine not exceeding Rs. 50 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

RAILWAY.

Darjeeling, the 22nd August 1878.

No. 18.—Notifications.—Referring to Government of Bengal, Public Works Department, Irrigation Branch Notification No. 86, dated 20th March 1878, the services of Mr. O. W. Hope, Executive Engineer, Third Grade, are replaced at the disposal of the Irrigation Branch from the 1st September 1878.

No. 19.—Referring to Government of India, Public Works Department Notification No. 158, dated 11th April 1878, Baboo Mutty Loll Dey, Assistant Engineer, First Grade, reported his arrival in Calcutta on the afternoon of the 18th August 1878, and is posted to the Northern Bengal State Railway.

The 24th August 1878.

No. 20.—It is hereby notified, for the information of the public, that the Telegraph Offices at Jehanabad and Gya, on the Patna and Gya State Railway, are opened for the receipt and despatch of public messages between the hours of 10 A.M. and 4 P.M.

G. F. WILSON,
Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.

[First Publication.]

DECLARATION.

The 19th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the construction of the Northern Bengal State Railway in the village of Damookdeah,

pergannah Taragoonia, in Mahmoodshahi, district Nuddea, it is hereby declared that for the above purpose a plot of land measuring, more or less, 81 acres 2 roods and 22 poles, equivalent to 95 beeghas 14 cottahs and 1 chittack of standard measurement, bounded as below, is required in the aforesaid village of Damookdeoh :—

BOUNDARIES.

North.—Bromottra land of Ramtonoo Mozoomdar and jote of Koylash Chunder Biswas.
East.—River Padma.

South.—Land already taken up for the Northern Bengal State Railway.

West.—Bromottra land of Ramtonoo Mozoomdar and jote of Brojendro Lal Roy, Srishtidhur Biswas, Nabukumar Bhattacharjee, Kalachand Biswas, Nafur Chunder Biswas, Mothoora Nath Biswas, Koylash Chunder Biswas, Dwarka Nath Chowdhury, Brojo Mohun Biswas, Ram Gopal Biswas, Madhu Sudan Saha, Dwarka Nath Biswas, Jogeswar Chowdhury, and Dina Bandhu Biswas.

This declaration is made, under Section 6, Act X of 1870, to all whom it may concern.

G. F. WILSON,

Asst. Secy. to the Govt. of Bengal,
in the P. W. D., Railway Branch.

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for brick-field ground at Nunmati on the Siliguri extension of the Northern Bengal State Railway in the village of Binnaguri, pergannah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 8 acres 22 poles; equal to 24 beeghas 12 cottahs 5 chittacks 2 gundas of standard measurement, is required within the aforesaid village of Binnaguri.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

Asst. Secy. to the Govt. of Bengal,
in the P. W. D., Railway Branch.

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground south of the Siliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergannah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 16 acres 1 rood 3 poles, equal to 49 beeghas 4 cottahs 4 chittacks 3 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

Asst. Secy. to the Govt. of Bengal,
in the P. W. D., Railway Branch.

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Siliguri Station ground on the Siliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergannah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 26 acres 1 rood 25 poles, equal to 79 beeghas 17 cottahs 9 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Silliguri Station ground on the Silliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 107 acres 1 rood 18 poles, equal to 324 beeghas 15 cottahs 6 chittacks 18 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground on the Silliguri extension of the Northern Bengal State Railway in the village of Patkata, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 4 acres 5 poles, equal to 12 beeghas 13 cottahs 14 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Patkata.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway store godown on the Silliguri extension of the Northern Bengal State Railway in the village of Kharia, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 15 acres 2 roods 28 poles, equal to 47 beeghas 7 cottahs 8 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Kharia.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground north of the Silliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 5 acres 1 rood 39 poles, equal to 16 beeghas 12 cottahs 5 chittacks 19 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Shikarpur Station ground on the Silliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 7 acres 3 roods 36 poles, equal to 23 beeghas 9 cottahs 5 chittacks 16 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal
in the P. W. Dept., Railway Branch.*

[First Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway bungalow on the Silliguri extension of the Northern Bengal State Railway in the village of Guzrimari, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 18 acres 3 roods 2 poles, equal to 58 beeghas 15 cottahs 2 chittacks 2 gundas of standard measurement, is required within the aforesaid village of Guzrimari.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal
in the P. W. D., Railway Branch.*

[First Publication.]

DECLARATION.

The 20th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for brick-field ground at Mohanodi on the Silliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 20 acres 33 poles, equal to 61 beeghas 3 cottahs 3 chittacks 15 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal
in the P. W. Dept., Railway Branch.*

[First Publication.]

DECLARATION.

The 20th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for third-class bungalow at Nunmati on the Silliguri extension of the Northern Bengal State Railway in the village of Binnaguri, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 acre 24 poles, equal to 3 beeghas 9 cottahs 9 chittacks 4 gundas of standard measurement, is required within the aforesaid village of Binnaguri.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal
in the P. W. Dept., Railway Branch.*

Sheriff's Office, the 21st August 1878.

Notice is hereby given that the Eighth Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal; for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be held at the Court-house, in the Town of Calcutta, on Monday, the Ninth day of September next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be then and there to prosecute.

W. J. CURTOIS, Sheriff.

শর্পিল আফিস, মু ১৮৭৮ মাস ২১ আগস্ট।

মকলক সমাচার দেওয়া যাইতেছে যে মুবে বাজালার কোট উইলিয়াম হার্টের অধীন পত্র কলিকাতার ও অসমীয়া প্রদেশের কৌজলাড়ী বিচার মিস্ট্রি অব্দি আগামি মু ১৮৭৮ মাসের ৯ই সেপ্টেম্বর সোমবাৰ বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত মেশিয়ানের কাহ্য শেব মা কর প্রতিদিন উক্ত সময়ে কলিকাতার শাই কোচ্চের আপন আসালত হবে মু ১৮৭৮ মাসের অক্টোবৰ ক্রিস্টিয়েল মেশিয়ান বিশ্ববেক এবং এক্ষেত্রে প্রচার কৰা যাইতেছে যে, যে মকল বার্ক কোর করেছি বিকলে কৌজলাড়ী মিতিল করিবেক তাহার উক্ত প্রদেশ উক্ত সময়ে কাঞ্চি খাকিয়া মোকদ্দমা করে ইচ্ছি।

ডেভিলড, জে, কার্ডিনেল,
শাস্তিক।

SMALL CAUSE COURT NOTICE.

UNDER Section 14, Act XI of 1865, notice is hereby given that subject to the orders of the Government, the Judge of the Courts of Small Causes at Kooshtea, Pubna, and Chooodangah will hold his sittings in the month of September 1878, as below :—

From 1st to 16th September 1878	Kooshtea.
" 17th to 21st	ditto	...	Pubna.
" 23rd to 25th	ditto	...	Chooodangah.

SYYED MOAZZUM HOSEIN, Judge.

TREASURY NOTICE.

DEPUTY COLLECTOR BABOO JOGESHUR MOKERJEE has been placed in charge of the Shahabdg treasury, and is authorized to draw bills on other treasuries.

D. G. BONERJEA, Personal Assistant to Commr., for Commissioner.

BANKIPORE, the 19th August 1878.

EDUCATIONAL NOTICE.

An examination for admission to the University Entrance Examination will be held at the Office of the Inspector of Schools, Presidency Circle, No. 22, Chowringhee, on the 17th and 18th of October 1878.

1. The candidates must be private students, that is, they have not attended any educational institution since May 1878. They must bring with them some certificate of character from schools they have attended or from persons of respectability.

2. The fee for the examination is Rs. 2.

3. Failed candidates of previous years will also be admitted to the examination.

4. A written application giving the particulars required by the University must be sent to the Inspector of Schools previously.

A. W. GARRETT,
Inspector of Schools, Presidency Circle.

CALCUTTA, the 22nd August 1878.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 987B.

NOTICE is hereby given that the Ninth Sale of Opium, the provision of 1875-76, 1876-77, and will be held at the Government Opium Sale-room, No. 2, Bankshall Street, on Monday, the 2nd September 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

			Chests.
Behar Opium	2,500
Benares ,,,	2,000
		Total	<u>4,500</u>

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 7th and 17th September 1878, respectively, that is to say, no Bank of Bengal Receipts, Government Promissory Notes, or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the sale-room, will be received after 4 P.M. of Saturday, the 7th September 1878, and no Bank of Bengal Receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 17th September 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so :—

Dates.		Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 25th September 1878	...	2,500	2,000	4,500
On or about Tuesday, 5th November	,,	2,500	2,000	4,500
On or about Monday, 2nd December	,,	2,500	2,000	4,500
	Total	7,500	6,000	13,500

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 30th July 1878.

No. 1094B.

NOTICE is hereby given that the Tenth Sale of Opium, the provision of 1876-77, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 25th September 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

			Chests.
Behar Opium	2,500
Benares ,,,	2,000
	Total	...	<u>4,500</u>

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 30th September and 15th October 1878 respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 30th September 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 15th October 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about

the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

DATES.		Bihar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Tuesday, 5th November 1878	...	2,500	2,000	4,500
On or about Monday, 2nd December 1878	...	2,500	2,000	4,500
Total	...	5,000	4,000	9,000

By order of the Board of Revenue, L. P.,
W. H. GRIMLEY, Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 20th August 1878.

Statement showing the Importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs Duty, on the 15th August 1878.

	Government Golahs.	Private Golahs.	Afloat.	Total.
Liverpool Pungs	...	5,15,082	81,465	8,15,147
Italian Pungs	...	18,810	18,810
Ditto Kurkutch	...	1,082	1,082
Bombay ditto	...	29,684	7,397
Madras ditto	...	17	17
Arabian and Persian Gulfs	Kur-			
	kutcheh and Muscat Rock	82,214	124	80,432
Egyptian Kurkutch	...	65,140	1,319
Total	...	7,11,979	32,908	8,52,976
				15,97,863

By order of the Board of Revenue, L. P.,
CALCUTTA CUSTOM HOUSE, the 28th August 1878. J. D. MACLEAN, Collector of Customs.



The Calcutta Gazette.

WEDNESDAY, SEPTEMBER 4, 1878.

CONTENTS.

	Page.		Page.
PART I.—Orders and Notifications by the Lt.-Governor of Bengal, the High Court, Government Treasury, &c.	901—932	PART III.—Acts of the Bengal Council	Nil.
PART IA.—Orders and Notifications by the Government of India	929	PART IV.—Bills of the Bengal Council	Nil.
PART II.—Advertisements	1153—1153	PART V.—Acts of the Legislative Council of India	Nil.
		PART VI.—Bills of the Legislative Council of India	Nil.
		SUPPLEMENT NO. 36	937—938
☞ Parts IA, V, and VI are not sent to officers receiving the <i>Gazette of India</i> .			

PART I.

Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

NOTIFICATION.

The 3rd September 1878.—The following revised Programme of the Lieutenant-Governor's Tour is published for general information:—

Bhagulpore	4th to 6th September.
Rampore Beulcah	7th to 9th "
Pubna	10th "Ninth "

H. M. Kiscs,
Off. Under-Secy. to the Govt. of Bengal.

No. 4119A.

GENERAL.—*The 26th August 1878.*—The orders of the 12th instant, transferring Baboo Gopal Chunder Sen, Deputy Magistrate and Deputy Collector, Burdwan, to Baukoora, and Moulvi Buzlal Karim, Officiating Deputy Magistrate and Deputy Collector, Bankoora, to Burdwan, are cancelled.

Baboo Kali Prosonno Sircar, Deputy Magistrate and Deputy Collector, Shahabad, on leave, is transferred to the Serampore Division of the Houghly district.

This cancels the transfer of Baboo Mohendra Nath Bhattacharjee, Deputy Magistrate and Deputy Collector, Baukoora, to the Serampore Division, as notified in the *Calcutta Gazette* of the 7th instant.

Baboo Kasi Kinkur Sen, Deputy Magistrate and Deputy Collector, Pubna, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code.

Baboo Dwarka Nath Roy, Deputy Magistrate and Deputy Collector, Julpigoree, on leave, is transferred to the Sudder Station of the Pubna district.

Baboo Tariay Churn Mitter, Deputy Magistrate and Deputy Collector, Diamond Harbour, 24-Pergunnahs, is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may be relieved.

Baboo Surendra Nath Pal Chowdry, Officiating Deputy Magistrate and Deputy Collector, 24-Pergunnahs, is appointed to have temporary charge of the Diamond Harbour division of that district during the absence, on leave, of Baboo Tariay Churn Mitter, or until further orders.

The 27th August 1878.—Mr. L. Hare is appointed to be an Assistant Magistrate and Collector, and is posted to Dinagepore.

The 28th August 1878.—The following officers are vested with the powers of a Collector under Act X of 1870:—

Mr. A. H. Warde-Jones, Sub-Divisional Officer of Jehanabad, Gya.

Baboo Bhubunessar Sing, Sub-Divisional Officer of Nowada, Gya.

" Sant Prosad, Officiating Deputy Magistrate and Deputy Collector, Gya.

The following officers are appointed temporarily to be Sub-Deputy Collectors for employment on land registration work in the districts noted opposite their respective names, with effect from the date on which they joined their appointments:—

Baboo Juggo Mohun Bhattacharjee, Furreedpore.

" Pyari Mohun Raha, ditto.

" Nobin Chunder Guho, Mymensingh.

Syud Abdur Rub, ditto.

The 29th August 1878.—The Right Hon'ble the Secretary of State for India has commuted the privilege leave for three months granted to Mr. A. H. Haggard, c.s., under orders of the 16th March last, to furlough on medical certificate for nine months.

The 30th August 1878.—Baboo Judu Nath Rose, Deputy Magistrate and Deputy Collector, Noakhally, is vested with the powers of a Collector under Act X of 1870 for the purpose of acquiring land required for public purposes in that district.

The 31st August 1878.—Mr. J. H. Mendies, temporary Sub-Deputy Collector, employed on Settlement work in Midnapore, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code.

Baboo Gooroo Churn Das, Deputy Magistrate and Deputy Collector, Maubhoom, on leave, is transferred to the Sudder Station of the Moorshedabad district.

The 2nd September 1878.—Baboo Soshee Bhunun Dutt, Deputy Magistrate and Deputy Collector, in charge of the Muddehpore division of the Bhagulpore district, also held charge of the Soopool division of that district from the 26th June to the 24th July last.

Mr. R. Carstairs, Officiating Joint-Magistrate and Deputy Collector, in charge of the Golundo division of the Furreedpore district, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

Mr. C. S. Bayley, Assistant Magistrate and Collector, 24-Pergunnahs, is appointed to have charge of the Golundo division of the Furreedpore district during the absence, on leave, of Mr. R. Carstairs, or until further orders.

Mr. G. A. Kelly, Officiating District and Sessions Judge, Jessor, is allowed leave for two months, under the rules in Chapter VII of the Civil Leave Code.

Mr. T. M. Kirkwood, Joint-Magistrate and Deputy Collector, Moorshedabad, is appointed to act as District and Sessions Judge of Jessor during the absence, on leave, of Mr. G. A. Kelly, or until further orders.

POLICE.—*The 28th August 1878.*—Mr. C. P. Crouch, Officiating District Superintendent of Police, Chittagong Hill Tracts, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the date on which he availed himself of it.

Mr. O. B. Wood, Assistant Superintendent of Police, Chittagong Hill Tracts, is appointed to act as District Superintendent of Police of that district during the absence, on leave, of Mr. C. P. Crouch, or until further orders.

MARINE.—*The 22nd August 1878.*—The Port Officer, Chandbally, is appointed to be the officer who will carry out the provisions of Sections 8 and 6 of Act XIII of 1876 (an Act to amend the law relating to merchant seamen) at that port.

FORESTS.—*The 31st August 1878.*—In modification of orders dated the 13th May 1878 and 15th instant respectively, Mr. E. Fuchs, Assistant Conservator of Forests, in charge of the Buxa Division, is allowed leave for twenty-three days under Sections 29 and 30 of the Civil Leave Code, with effect from the afternoon of the 20th April last.

The 3rd September 1878.—Mr. L. G. Smith, Sub-Assistant Conservator of Forests, on probation, joined the Darjeeling Division, and reported himself to the officer in charge of that division, on the afternoon of the 13th July 1878.

MEDICAL.—*The 19th August 1878.*—The following gentlemen are appointed to form the Committee for the management of the Charitable Dispensary at Naraya, in the Durbhunga Raj:—

- The Magistrate and Collector of Durbhunga, Chairman.
- “ Sub-Divisional Officer of Modhoobani, Vice-Chairman.
- Mr. M. Finucane, Assistant Settlement Officer, Raj Durbhunga.
- “ P. Duff, Sub-Manager, Narisegwi Circle.
- Baboo Jogendra Nath Sen, Sub-Manager, Allapur Circle.
- “ Mohima Chundra Ghose, Sub-Manager, Jhanjharpore Circle.
- Sheik Mohamed Monir, Sub-Registrar.

The following gentlemen are appointed to be members of the Committee for the management of the Charitable Dispensary at Burdwan:—

- Mr. H. M. Tobin, Officiating Joint-Magistrate and Deputy Collector.
- “ H. N. Harris, District Superintendent of Police.
- Baboo Promothu Nath Banerjee, Second Moonsif.
- “ Sutya Kinkur Sen, Pleader.

Assistant Surgeon Soorjee Koomar Mookerjee, on duty in the Campbell Hospital, is appointed to have medical charge of the charitable dispensary at Mudhoobance, in the district of Durbhunga.

The 20th August 1878.—The following gentlemen are appointed to be members of the Prosunno Nath Roy Fund Committee at Bauleah, in the Rajshahye district:—

- Baboo Horo Gobind Sen, Head Master, Rajshahye College.
- “ Shama Churn Mozoomdar, n.l., Pleader.

The 23rd August 1878.—In supersession of the orders of the 13th May last, Assistant Surgeon Jadub Krishna Sircar is appointed to be medical officer in charge of the Chitpore Examination Ward under Act XIV of 1868, with effect from the date on which he joined that appointment.

The 26th August 1878.—Assistant Surgeon Bepin Krishna Coomar, House Surgeon, in charge of the Second Surgeon's Ward, Medical College Hospital, is allowed leave for fifteen months under Section 9, Supplement F to the Civil Leave Code.

The 2nd September 1878.—Assistant Surgeon Tara Chand Banerjee, attached to the Krishnaghur Dispensary, is allowed leave for one month, under the rules in Chapter VII of the Civil Leave Code, with effect from the 2nd proximo.

EMIGRATION.—*The 28th August 1878.*—Mr. P. Nolan, Officiating Joint-Magistrate and Deputy Collector, 24-Pergunnahs, is vested with the powers of a Magistrate under Section 85 of Act VII of 1871 (the Indian Emigration Act).

Mr. A. Forbes, Joint-Magistrate and Deputy Collector, 24-Pergunnahs, is vested with the powers of a Magistrate under Section 85 of Act VII of 1871 (the Indian Emigration Act).

MUNICIPAL.—*The 22nd August 1878.*—Baboo Umesh Chunder Batabyal, Officiating Deputy Magistrate and Deputy Collector, 24-Pergunnahs, is appointed to be a Commissioner of the North and South Suburban and Rajpore Second Class Municipalities.

The Lieutenant-Governor approves the election by the Commissioners of the Kishore-gunge Municipality, in the district of Mymensingh, of Mr. R. Durup de Dombal to be their Vice-Chairman. Mr. De Dombal is also appointed to be a Commissioner of that Municipality.

Baboo Bonomali Banerjee, Deputy Post Master, is appointed to be an *ex-officio* Commissioner of the Jhalokatty Municipality.

ROAD CESS.—*The 29th August 1878.*—Baboo Koomud Nath Mookerjee, temporary Deputy Magistrate and Deputy Collector, is appointed to be a member of the Pooree District Road Cess Committee, *vice* Baboo Mohanlal Gupta.

Baboo Radha Mohun Rai is appointed to be a member of the Noakhally District Road Cess Committee, *vice* Baboo Kali Kishore Guha, resigned.

The 8th August 1878.—Major W. W. Hume, District Superintendent of Police, Bogra, is appointed to be a member of the Bogra District Road Cess Committee, *vice* Mr. A. Blair.

The following Notification is republished from the *Assam Gazette*:—

The 19th August 1878.—Mr. H. F. Matthews, c.s., Officiating Deputy Commissioner, Fourth Grade, Nowgong, is transferred on public grounds to the district of Goalpara, and is placed in charge of that district.

HORACE A. COCKRELL,
Secy. to the Govt. of Bengal.

ERRATUM.

*The 31st August 1878.—In paragraph 1 of this Government (Morino) Resolution No. 2061, dated the 22nd June 1874, published at pages 1020 to 1022 of the *Calcutta Gazette* of the 24th June 1874, for "£1,120" entered against the name of Mr. R. Hand, Mate Pilot, read "£1,040" (one thousand and forty pounds).*

A. MACKENZIE,
Secy. to the Govt. of Bengal.

NOTIFICATION.

*The 30th August 1878.—Under the notification dated 1st June 1878, and published at page 506 of Part 1 of the *Calcutta Gazette* dated 5th idem, certain villages having been transferred from thana Daudkandi to thana Hajiganj, in district Tipperah, it is hereby declared for general information that the following shall be the revised boundaries of those two thanas in modification of the limits defined in the notification dated 19th May 1875 and published in the *Calcutta Gazette* of the 2nd June following.*

2. The site of thana Tubgibagrah having been removed to Chand Mojumdar's Digha, in accordance with the notification of the 1st June 1878, the thana shall henceforth be called Chandpore, the revised boundaries of which shall be as described below:—

THANA DAUDKANDI.

*On the North—The boundary shall remain the same as defined in the notification dated 19th May 1875 and published in the *Calcutta Gazette* of the 2nd June following.*

On the West—The zillah boundary along the Megna river from the village of Shapmara-Churergaonpara on the north to the source of the Dhonagoda Nuddee on the south; thence on the southwest, the said Nuddee southward to its junction with the Goomtee Nuddee, at the village of Bazarkhola-khas Chur; thence—

On the South and south-East—The Goomtee Nuddee along the limits of the villages of Kaoadee Kismut, Sahapore Chur, again Kaoadee Kismut and Kalacho; from this point the boundary shall remain the same as declared in the notification dated 19th May 1875, between the village of Kalacho and that of Mobarukpore Kismut.

On the East—The boundary shall be as defined in the notification of the 19th May 1875.

THANA HAJIGANJ.

On the North—Thana Daudkandi and the zillah boundary.

On the West—The zillah boundary along the Megna river down to the source of Goomtee Nuddee, at the village of Batabdeema Chur; thence on the southwest, the boundaries of the following villages, viz. Batabdeema Chur, Modhyom-Choree, Oddmoddee, Sobhankhordee, Mobarakdee, Diguldee Kismut, Pingra Kismut, Gobindpore Kismut, Bakra Kismut, Gosainpore Kismut, Kurbund Kismut, Tustur Kismut, Gogra Kismut, Bakela Kismut, Moheshpore Kismut, Oochunga Kismut, Aleopore, Samuspore Kismut, Sadura Kismut, Gobindpore-dur-Kismut, Jakanee Kismut, Debeopore Kismut, Kaijanga Kismut, Sandra Kismut, Nichintopore, Joysoora Kismut, Pachoe Kismut, and Deshgaon Kismut.

On the South, East, and North-East—The boundaries shall remain the same as defined in the notification dated 19th May 1875.

THANA CHANDPORE (FORMERLY CALLED TUBGIBAGRA.)

Is bounded on the north and north-east—By thana Hajiganj.

On the East, South and West—The limits are conterminous with the zillah boundary.

Note.—In the above description all villages named as situated on the boundaries of thanas are included in the limits of the thanas to which reference is being made.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 2nd September 1878.—It is hereby notified for general information, that in exercise of the power conferred on him by Section 4, Act II (B.C.) of 1877 (the Provincial Public Works Cess Act), the Lieutenant-Governor is pleased to determine that the rate at which the Public Works cess shall be leviable in all the districts to which the said Act has been extended, during the year commencing on the 1st October 1878, shall be one-half of an anna in the rupee of the annual value of the lands in such districts.

D. BARBOUR,

Offy. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 29th August 1878.—In exercise of the powers conferred upon him by Section 234 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Burrisal, at a meeting, to order that the provisions of Sections 278 to 283, both inclusive, of the said Act shall be in force in the said Municipality.

D. BARBOUR,

Offy. Secy. to the Govt. of Bengal.

[First Publication.]

NOTICE.

PRIZE OF RUPEES 500.

The 23rd August 1878.—A prize of the above amount will be awarded by the Government of India for the best English Sanitary Primer which may meet with their approval. The treatise should not consist of more than twenty-four pages of print, and the prize work will become the property of Government, who will be at liberty to translate it into different vernacular languages.

D BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

Under Section 25 of the Chota Nagpore Tenures' Act, II (B. C.) of 1869.

The 24th August 1878.—It is hereby notified that the registers of bhuinhari and other tenures in the villages belonging to the marginally named pergunnahs of the Chota Nagpore estate, Lohardugga district, prepared under the provisions of Section 5 of Act II

Pergunnah Siri ... 7 villages.
Ditto Bolkodi ... 19 ditto.
Ditto Gorra ... 60 ditto.
Ditto Ardh ... 17 ditto.
accordance with the decisions and orders of the Special Commissioner and the Commissioner of the division under the aforesaid Act, have been confirmed by the Commissioner of the division on the 10th August 1878.

2. It is further declared, agreeably to the provisions of Section 26 of the aforesaid Act, that the confirmation of the Commissioner of the division notified above having thus been published, the registers shall be conclusive evidence of all matters recorded therein; and from and after this publication of the confirmation of the register relating to any village, no evidence shall be received that any lands in such village not mentioned in such register are of bhuinhari or manjbus tenure.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 27th August 1878.—It is hereby notified for general information that, under paragraph 2, Section 34, Act V (B. C.) of 1876, the Lieutenant-Governor of Bengal intends to vest in the Municipal Commissioners of Bankoora, with effect from the 1st October 1878, the public market-place and the travellers' serai lying within the limits of the Municipality of Bankoora, the said market-place and serai not being private property, nor the property of a religious institution or society.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 27th August 1878.—In exercise of the power conferred on him by Section 2, Act VI (B. C.) of 1878, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of the Suburbs of Calcutta, at a meeting, to declare that, from the 1st of October 1878, the Commissioners of the said Municipality will maintain an establishment for the cleansing of all public and private latrines within that part of the Municipality which is included within the boundaries specified below:—

A line commencing on the north of the Poramanick's Ghaut on the River Hooghly and along the northern side of the Poramanick Ghaut Road eastward to the point where it meets the Cossipore Road, thence northward along the western side of the Cossipore Road to its junction with the Dhareabagan Road, thence eastward along the northern side of the Dhareabagan to the place where it meets the Barrackpore Trunk Road, thence southward along the Barrackpore Trunk Road to the point where it crosses the Chitpore branch of the Eastern Bengal Railway line, thence eastward along the line of the Railway to the point where it meets the main line, thence southward along the main line to the place where it touches the Canal, thence westward along the northern bank of the Canal to the point where it meets the western bank of the Circular Canal near the Ooltadangah new bridge, thence southward along the Canal bank to the point where it meets the Manniktollah Road, thence eastward along the northern side of the Manniktollah Road to the place where it meets Kanoorgatchee Road, thence southward along the eastern side of the Kanoorgatchee Road to the place where it touches the Narcoaldangah main road, thence across the Narcoaldangah main road to Soorah Road, thence southward along the Soorah Road to the point where it meets the Balinghatta Road, thence eastward along the Balinghatta to the place where it meets the Nimtollah Road, thence southward along the Nimtollah Road to the point where it meets the Chowlputttee Road, thence westward along the northern bank of the Balinghatta Canal to a point opposite the Coolieh Teugrah 4th Lane, thence across the Canal

and southward along the Coolish Tengrah 4th Lane, thence southward along the Chingreeghattah Lane to the point where it meets the Tengrah Road, thence westward along the Tengrah Road to its junction with the Camardangah Road (east), thence southward along the Camardangah Road (east) to a point where it meets Camardangah Road (south), thence southward along the Camardangah Road (south) to its junction with the Gobrah Road, thence westward along the Gobrah Road to the Railway Bridge No. 8 on the Calcutta and South-Eastern State Railway line, thence southward along the line of the Railway to a point where it crosses over the Dehee Serampore Lane, thence westward along the Dehee Serampore Lane to the point where it meets the Gurriah Haut Road, thence northward along the Gurriah Haut Road to its junction with the Gurcha Road, thence west side along the Gurcha Road to the point where it meets Hazrah Road, thence southward along Hazrah and Punditia to the point where the latter meets the Monohurpookur Road, thence westward along the Monohurpookur Road to the place where it meets the Monohurpookur 3rd Lane, thence southward along the Monohurpookur 3rd Lane to the point where it meets Dhacooria Road, thence across the Dhacooria Road to the point where it meets the Borage Road, thence southward along the Borage Road to the place where it meets the Mullabatty Road, thence westward along the Mullabatty Road to the point where it meets the Russa Road, thence northward along the Russa Road to the point where the same meets the Tollygunge Bridge Road, thence westward along the Tollygunge Bridge Road to the Tollygunge Bridge, thence across Tolly's Nullah and westward along the Tollygunge Circular Road to the point where it meets Boistubparrah 1st Lane, thence along Boistubparrah 1st Lane to the point where it meets Diamond Harbour Road, thence northward along Diamond Harbour Road to the point where it meets the Mominpore Lane, thence westward along the Mominpore Lane to the point where it joins the Budge-Budge Road, thence eastward along the Budge-Budge road to the point where it joins the Bhookeylash Road, thence northward along the Bhookeylash Road to the point where it meets the Hurrobash Road, thence westward along Hurrobash and Sonie Roads to the point where the latter meets Taratoilah Road, thence northward along Gurragateha Road to the place where it meets the Circular Garden Reach Road, thence westward along the present boundary line to the point where it meets the River Hooghly.

2. And in exercise of the powers conferred by Section 3 of the same Act, the Lieutenant-Governor is pleased to direct that the fees to be levied under Section 3 of the Act by the Commissioners of the said Municipality shall be fixed according to the scale stated below :—

Scale of Fees under Section 3, Act VI (B. C.) of 1878.

No. 1.

Class.	Rental valuation per annum.			Rate per year.	Class.	Rental value per annum.			Rate per year.
	From Rs.	Below Rs.	Rs.		From Rs.	Below Rs.	Rs.		
1	1	12	1-8	20	1,200	1,300	42		
2	12	50	8	21	1,300	1,400	44		
3	50	75	4-8	22	1,400	1,500	46		
4	75	100	6	23	1,500	2,000	48		
5	100	150	8	24	2,000	3,000	58		
6	150	200	10-8	25	3,000	4,000	68		
7	200	250	13	26	4,000	5,000	78		
8	250	300	15	27	5,000	6,000	88		
9	300	350	17	28	6,000	7,000	98		
10	350	400	19-8	29	7,000	8,000	108		
11	400	450	22	30	8,000	9,000	118		
12	450	500	24	31	9,000	10,000	128		
13	500	600	26	32	10,000	15,000	178		
14	600	700	28	33	15,000	20,000	228		
15	700	800	31	34	20,000	25,000	278		
16	800	900	33	35	25,000	30,000	328		
17	900	1,000	35	36	30,000	35,000	378		
18	1,000	1,100	37	37	35,000	40,000	428		
19	1,100	1,200	40	38	40,000	and upwards	480		

3. And in exercise of the powers conferred by Section 8 of the same Act, the Lieutenant-Governor is further pleased, on the recommendation of the Commissioners at a meeting, to fix the rate per head which may be levied by the Commissioners under the said section of the Act at 2 annas per head per mensem.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 22nd August 1878.—In exercise of the powers conferred upon him by section 314 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased to confirm the additional bye-laws stated at foot of this notification, which were made by the Commissioners of the Municipality of Bhagulpore at a meeting convened expressly for the purpose, and of which due notice had been given, and in exercise of the powers conferred by section 315 of the same Act, the Lieutenant-Governor is pleased to sanction the penalties for any breach of the said bye-laws which have been declared by the Commissioners:—

BYE-LAWS.

27. No elephant shall be taken anywhere through the Municipality, except under a pass in writing from the Chairman, or, in his absence, from the Vice-Chairman.
The penalty for infringement shall be a fine not exceeding Rs. 20.
28. Carts carrying bamboos over fifteen feet in length through the Municipality shall be in charge of at least one man besides the driver.
The penalty for infringement shall be a fine not exceeding Rs. 5.
29. Persons riding mares through the Municipality shall not allow the foals of the said mares to accompany them loose.
The penalty for infringement shall be a fine not exceeding Rs. 5.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 15th August 1878.—In supersession of the notification dated the 7th May 1877 published at page 595, Part I of the *Calcutta Gazette* of the 16th idem, it is hereby notified for general information that, on the recommendation of the Commissioners of the Municipality of Chittagong, made at a meeting, the Lieutenant-Governor is pleased, under Section 234 of the Bengal Municipal Act, 1876, to order that all the provisions of Part VII, Chapter II of the said Act, with the exception of Sections 256 to 270, both inclusive, shall be in force in the said Municipality.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

Third Publication.]

The 15th August 1878.—The following Resolution, received from the Government of India, in the Financial Department, is published for general information:—

No. 1805.

GOVERNMENT OF INDIA.
FINANCIAL DEPARTMENT.

ACCOUNTS.

Simla, the 25th July 1878.

READ again.—

Financial Resolution No. 2055, dated 25th July 1877, directing that no money shall be removed from the Public Treasury for investment without the sanction of the Government of India, and pointing out that this Rule applies to Local Fund balances as much as to Provincial Funds.
Financial Resolution No. 680, dated 4th February 1878, exempting Dispensary Funds from the operation of the foregoing orders.

RESOLUTION.—The Governor-General in Council observes that there has been some misunderstanding of the intentions of the Government of India in respect to the investment of Local Fund balances, and that it is necessary to state clearly the principle on which the orders of 25th July 1877 were based. That principle is, that no funds contributed from the public revenues, or raised by general taxation, such as the District Cess Funds, and the like, shall be invested without the consent of the Government of India. Thus the orders of July 1877 do not apply to Municipal or Port Funds, nor do they apply to Trust or Endowment Funds of any kinds.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 20th August 1878.—In exercise of the power conferred on him by Section 2, Act VI (B.C.) of 1878, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Howrah, at a meeting, to declare that from the 1st of October 1878 the Commissioners of the said Municipality will maintain an establishment

for the cleansing of all public and private latrines within the part of the municipality which is bounded as follows, viz., on the north by the northern side of Hurrogunga road, on the south by the southern side of the Sheebpore Ghât road, on the east by the river Hooghly, and on the west by the western side of the Grand Trunk road.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 19th August 1878.—The following rules for the working of the Treasure Trove Act (VI of 1878) are approved by the Lieutenant-Governor and published for general information under Section 19 of the said Act :—

The notification under Section 5(a) shall be published at the Collector's cutcherry, sub-divisional cutcherry, moonsif's cutcherry and police-station within the jurisdiction of which the treasure was found, and at some conspicuous spot in the village in which it was found.

2. On receipt of any application under Section 4, or on receipt of information from any person other than the finder that treasure had been found, the Collector shall report the fact to the Commissioner, stating—

- (1) Name of finder;
- (2) Nature of treasure;
- (3) Approximate value;
- (4) Date of finding;
- (5) Whether it is recommended that Government should acquire the treasure under Section 16 (when the treasure consists of coin).

A copy of this report shall be sent to the Asiatic Society of Calcutta and Royal Asiatic Society, Bombay, for information, it having been decided that unless there is some strong reason to the contrary, whenever two or more coins of the same kind are found, the Societies may be allowed the option of purchasing one of them.

3. In the case of information being given by a person other than the finder, the Collector shall issue a notice on the person informed against, to show cause why he should not be prosecuted for not giving the required notice; and in the event of no cause being shewn, the Collector shall take such further action as may seem expedient.

4. On receipt of the Collector's report the Commissioner will, if he thinks the property ought to be acquired by Government, report the case for the orders of the Board of Revenue.

5. All notices under Section (5) should be served at the cost of Government.

6. All fines levied under this Act shall be credited to Land Revenue "Miscellaneous," and any treasure which vests in Government under Section 20 or 21 shall, unless it be such as it is thought advisable for Government to retain, be sold by public auction to the highest bidder under the orders of the Commissioner, and the proceeds be credited to the above head.

7. All Commissioners and Collectors should append a paragraph to their land revenue annual reports, stating whether any applications have been presented during the year under report under Section 4, or any proceedings taken before the Magistrate under Section 20 or 21.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 19th August 1878.—The following notification by the Government of India in the Financial Department, declaring that the Opium Act, 1878, shall come into force in the territories under the Lieutenant-Governor of Bengal from the 21st August 1878, is published for general information :—

No. 2392.

FINANCIAL DEPARTMENT.

SEPARATE REVENUE—OPIUM.

NOTIFICATION.

Simla, the 16th August 1878.—In exercise of the powers vested in him by Section 1 of the Opium Act, 1878, the Governor-General in Council is pleased to declare that the aforesaid Act shall come into force in the territories administered by the Lieutenant-Governor of Bengal with effect from the 21st August 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

In exercise of the powers conferred by Sections 5 and 13 of the Opium Act, 1878, the Lieutenant-Governor of Bengal has made the following Rules, which have received the sanction of the Governor-General in Council, and are now published as required by the Act. Excepting as in any case expressly limited, these Rules apply to all the territories administered by the Lieutenant-Governor of Bengal.

Interpretation-clause.

I. In these Rules, unless there be something repugnant in the subject or context—

- (1) "Board" means the Board of Revenue for the Provinces for the time being subject to the Lieutenant-Governor of Bengal:
- (2) "Commissioner" means the Commissioner of a Revenue Division:
- (3) "Collector" includes a Deputy Collector or other Revenue Officer in independent charge of a district and a Superintendent of Excise Revenue:
- (4) "Preventive-officer" means any officer of any of the departments mentioned in Section 14 of the Opium Act:
- (5) "Intendant" means any officer in charge of Government opium stores at Calcutta:
- (6) "Farmer" means a person who has obtained from the Collector a farm under Rule XXXVIII or XLIII.
- (7) "Licensed-vendor" means a person who has obtained a license for retail sale under Rules XXXIV, XXXVI, XL, and XLIII.
- (8) "Retail sale" means the sale of any quantity of opium or intoxicating drugs not exceeding five tolas, and of any quantity of poppy-heads not exceeding five seers:
- (9) "Opium" means the inspissated juice of the poppy:
- (10) "Intoxicating drugs" includes madak and chandu, and every preparation and admixture thereof, and kafa, and all other intoxicating or narcotic preparations of opium and of the poppy, but does not include poppy-heads:
- (11) "Poppy-heads" means the dry capsules of the poppy plant:
- (12) the words "import," "export," and "transport" have the respective meanings assigned to them in the Opium Act, 1878.
- (13) "Bengal" means the territories administered by the Lieutenant-Governor of Bengal:
- (14) "India" means the country included within the British frontier lines on the extreme west, north, and east of British India.

II. Rules XIV to XXVIII apply only to Calcutta; the remaining Rules apply to all the territories for the time being subject to the Lieutenant-Governor of Bengal, including Calcutta.

Manufacture.

III. The manufacture of opium, except by the Government or by a cultivator licensed under Act XIII of 1857 for delivery to the Government, and the manufacture of more than five tolas weight of intoxicating drugs without a license from the Collector or a farmer granted under these Rules, are prohibited.

Possession.

IV. Except as provided in Rule V—

- (1) no person shall have in his possession any opium other than opium purchased from the Government or from a farmer or licensed-vendor:
- (2) no person, not being a farmer, licensed-vendor, or medical practitioner, shall have in his possession more than five tolas of opium or intoxicating drugs, or more than five seers of poppy-heads.

V. Rule IV does not apply to—

- (1) Travellers and visitors from foreign countries beyond the boundaries of India having in their possession any quantity of opium produced in such foreign territory, or intoxicating drugs prepared therefrom, not exceeding two seers in all for the whole party.

intended for the personal use of such travellers and visitors or their attendants, and not for sale or barter:

- (2) foreign horse-dealers entering India with their horses, having in their possession opium produced in such foreign territory, or intoxicating drugs prepared therefrom, limited to ten tolas weight per horse;
- (3) opium, intoxicating drugs, or poppy-heads in transit covered by a pass under these Rules;
- (4) cultivators duly licensed under Act XIII of 1857 having newly extracted opium in their possession during the usual period between the full growth of the poppy and the delivery of the produce to the opium agent.

VI. The Collector may grant to any medical practitioner residing within his district a license in Form I appended to these Rules for the possession and retail of opium, intoxicating drugs, and poppy-heads for medical purposes only: provided that such medical practitioner shall not have in his possession at one time more than a seer of either opium or intoxicating drugs, and more than ten seers of poppy-heads.

Transport.

VII. When a farmer or licensed-vendor desires to transport opium, intoxicating drugs, or poppy-heads, he shall obtain for each consignment a pass from the Collector in such form as the Board may from time to time prescribe.

The pass shall specify—

- (1) the time within which the transport shall be effected;
- (2) the place from which the consignment is to be transported;
- (3) the name of the person in charge of the consignment;
- (4) the name of the consignee;
- (5) the number of packages, and the weight and contents of each; and
- (6) the place to which the consignment is to be transported.

Each package in every such consignment shall be stamped in the presence of the officer granting the pass with his official seal.

VIII. The bulk of a consignment shall not be broken during transport.

IX. The Collector may make it a condition of the pass that the bulk of the consignment for which it is granted shall not be broken until after the consignment shall have been examined at the place to which it is carried by an officer deputed or authorised by the Collector for that purpose. Provided that such examination shall be made within seven days from the date on which the Collector is informed of the arrival of the consignment.

X. If any officer competent to exercise the powers of seizure, detention, and search under Sections 14 and 15 of the Opium Act, finds that the packages are fewer, or the amount of opium and intoxicating drugs less (by more than the dryage allowance of one-quarter per cent.) than the number or amount specified in the pass, he shall immediately report the circumstances to the Collector, who will decide whether a prosecution shall, or shall not, be instituted.

Import.

XI. Opium, intoxicating drugs, or poppy-heads may be imported into Bengal,—

- (a) by Government for its own purposes;
- (b) by the persons described in clauses 1 and 2 of Rule VI in the quantities which, and for the purposes for which, those persons may, under those clauses, possess opium.

Export.

XII. Opium, intoxicating drugs, or poppy-heads may be exported from Bengal—

- (a) by Government for its own purposes;
- (b) by the persons described in clauses 1 and 2 of Rule V in the quantities which, and for the purposes for which, those persons may, under those clauses, possess opium;

- (c) to the territories under the Government of Chandernagore under the conditions specified in Rule XIII ;
(d) by sea from the Port of Calcutta in the manner provided by Rules XIV to XXVIII.

XIII. Opium, intoxicating drugs, and poppy-heads may be exported from Calcutta to the territories under the Government of Chandernagore, subject, while in transit through British territory, to the conditions of Rules VII, VIII, and X.

XIV. Opium may be exported by sea from the Port of Calcutta, if it has been purchased from Government at a public sale held by the Board, and is covered by a pass or certificate granted by the Board.

XV. Shipping bills for exportation of opium must be printed in red ink and presented at the Custom-house in duplicate, accompanied by the usual certificate from the Board. The duplicate on which the pass is granted will be returned to the shipper to obtain delivery from the opium godown, the original being forwarded to the Gate-officer on the wharf, to expedite the passing of the opium out of the Custom-house.

XVI. On ordinary working days, no treasury receipt in payment of opium and no pass will be accepted by the Board after 3-30 P. M., nor will any certificate be supplied after 4 P. M. On Saturdays, no receipt or pass will be accepted after 1-30 P. M., and no certificate granted after 2 P. M.

XVII. The certificates granted by the Board are to be returned to the Board, duly cancelled, at the close of the month.

XVIII. A fee of Rs. 5 will be charged to each shipper on presentation of shipping bills after 4 P.M. on the day of clearance of the China steamer.

XIX. All opium intended for export, which shall not be cleared from the godowns before 4-30 P.M., shall be conveyed to the steamer or ship from the ghât opposite to the opium godowns in covered cargo-boats, with properly secured hatches.

XX. The Preventive-officer at the ghât shall examine all boat-notes and chests, and shall see the latter placed in the hold of the cargo-boat. He shall then secure and seal the hatches or any other openings or doors of the cargo-boat, by which access may be had to the hold, with a distinctive mark before allowing the boat to proceed to the steamer or ship. He shall also make an entry in the boat-note specifying that the hatches have been sealed.

XXI. The Preventive-officer on board the receiving ship or steamer shall carefully examine the seals affixed to the hatches, &c., of all cargo-boats laden with opium as soon as they arrive alongside the vessel, and shall not allow the seals to be broken in any case until he is actually prepared to receive the opium on board, and to superintend the removal of the chests from the hold of the cargo-boat.

XXII. Should it appear to the Preventive-officer on board the receiving vessel that the seals placed on the hatches, &c., of the cargo-boats have been broken in transit, or have been in any way tampered with, he shall bring the matter to the immediate notice of the officer in charge of the vessel, and shall examine each chest carefully. If any theft of opium is discovered, the Preventive-officer shall make an immediate report to the River Police and to the Collector of Customs, mentioning at the same time the number of the cargo-boat and the name of the owner and manjee.

XXIII. Each shipper who removes his chests of opium from the Government premises after 4-30 P.M., shall be required to pay Rs. 2 for any number of chests up to 20, Rs. 3 for any number of chests above 20 and up to 50, and Rs. 5 for any larger number of chests, as remuneration to the Preventive-officer at the ghât employed beyond the usual hours.

XXIV. These fees shall be realized by the Intendant before delivery of the chests to the shippers, and all such fees shall be remitted daily by the Intendant to the Collector of Customs, and shall form a special fund for the remuneration of the Preventive-officers who may be employed beyond the usual working hours.

XXV. No application shall be received by the Intendant for the delivery of opium chests after 9 o'clock P.M.

XXVI. On account of each requisition made for the delivery of chests, and presented to the Intendant between the hours of 6 o'clock and 9 o'clock P.M. on ordinary working days, or between 2 P.M. and 9 P.M. on Saturdays, the Intendant shall be authorised to demand a fee of Rs. 16, and a further fee of 2 annas on account of each chest delivered.

XXVII. The procedure described in Rules XVIII to XXIV of this section is enjoined specially in the case of opium cleared from the godowns after 4-80 P.M., but it may be followed in the case of opium cleared before that time, if the shipper so desires, and on application made to the Intendant.

Export of Chandu.

XXVIII. Subject to the provisions of the law relating to sea-customs for the time being in force, the export of chandu is permitted under a pass from the Superintendent of Excise Revenue, Calcutta.

Export passes shall only be granted to licensed-vendors of chandu, and on payment of such export duty as may from time to time be fixed by the Board. The pass must be produced at the Custom-house at the time of exportation, and must certify that the chandu which it covers has been prepared from opium supplied from Government stores.

Sale, Wholesale.

XXIX. Opium, in quantities of not less than one seer, shall be supplied, on prepayment, at such rates as the Lieutenant-Governor of Bengal may from time to time prescribe by Notification in the *Calcutta Gazette*, from the Collector's office only to the treasurer or his agent, or to a farmer, licensed-vendor, or medical practitioner licensed under Rule VI.

XXX. Opium may be sold wholesale by the Board for export by sea.

Sale, Retail.

XXXI. No person shall retail opium, intoxicating drugs, or poppy-heads, except under license from the Collector or from a farmer, and in accordance with the conditions specified in the license.

XXXII. No larger quantity than five tolas of opium or intoxicating drugs or five seers of poppy-heads shall be sold, except to a licensed-vendor or to a medical practitioner, licensed under Rule VI, or under a special order from an officer exercising the powers of a Collector. A licensed-vendor may sell any quantity not exceeding one seer of opium or intoxicating drugs, and not exceeding ten seers of poppy-heads, to a medical practitioner licensed under Rule VI.

XXXIII. Opium shall not be retailed at any Government office.

XXXIV. Licenses for the retail of opium shall be granted to licensed-vendors in Form II.

XXXV. Licenses for the manufacture and retail sale of intoxicating drugs shall be granted by the Collector in Form III.

XXXVI. Whenever the Collector grants a license for the retail of opium or of intoxicating drugs, he shall impose such conditions on the licensee, besides those specified in the license, as may from time to time be prescribed by the Board.

XXXVII. Licenses for retail sale shall be granted for one year only, unless the Board shall otherwise specifically direct.

Such limited number of shops for the retail vend of opium or intoxicating drugs as the Commissioner may from time to time decide shall be allowed in each district, and the monopoly of retail vend at such shops shall be put up to auction, or otherwise contracted for at the commencement of each official year. The shops shall be sold or contracted for singly, or in such groups as the Commissioner may direct.

XXXVIII. With the sanction of the Commissioner, the Collector may let in farm the duties leviable on the retail of all or any intoxicating drugs within any specified area for a term not exceeding two years, and, with the sanction of the Board, for a term not exceeding five years. The Board may prescribe rules (a) for the invitation and acceptance of tenders for such farms; (b) for the requisition of security for the due fulfilment of the engagements entered into by the farmers; and (c) as to the form and conditions of such

leases. Any breach of such engagement shall render the lease liable to annulment by the authority by whom the farm was sanctioned.

XXXIX. When the duties leviable on any intoxicating drug are let in farm, the farmer may make his own arrangements for the manufacture and retail thereof within the limits of his farm; provided that no opium, except that supplied from the Collector's office, shall be used in the manufacture of such drugs. No person shall sell by retail any intoxicating drugs within such limits except he holds a license from the farmer to that effect.

XL. Before entering into engagements for any such farm, the Collector may, with the sanction of the Commissioner, make such reservations or restrictions with respect to the grant of licenses by the farmer as he thinks fit.

Such licenses shall be granted in Form IV, and, when countersigned by the Collector, shall have the same validity as licenses granted directly by the Collector.

XLI. Every farmer shall file in the Collector's office, in such form as may from time to time be prescribed by the Commissioner, a list of all licenses granted by him.

XLII. With the sanction of the Board, obtained through the Commissioner, the Collector may cancel any lease granted under Rule XXXVIII, or may, within the period of the lease, impose any new reservation or restriction on the farmer.

If a lease be cancelled for any cause other than a breach of the conditions of the lease, or if any reservation or restriction with respect to the grant of licenses be imposed during the lease, the Board may award to the farmer compensation for any loss thereby caused to him.

XLIII. The Collector may grant licenses for the retail of poppy-heads, or may farm the duties leviable on the retail of the same, on such terms as the Board shall from time to time prescribe.

XLIV. If any licensed vendor or farmer shall have in his possession, on the expiry of his license or farm, any opium, intoxicating drugs, or poppy-heads, which he is unable to dispose of to the satisfaction of the Collector by private sale to other licensed vendors or farmers, he shall surrender the same to the officer in charge of the excise revenue; and the incoming licensed vendor or farmer, or, if the expired license or farm is not renewed, any licensed vendor or farmer within the district, when required by the Collector, shall be bound to purchase the articles aforesaid to the extent of two months' supply, at such price, and in such quantities, as the Collector shall adjudge; provided that, if such articles be declared by the Civil Surgeon of the district to be unfit for use, the Collector shall cause them to be destroyed.

Disposal of things confiscated.

XLV. (i).—All things confiscated under the Opium Act, 1878, except opium, intoxicating drugs, and poppy-heads, shall be disposed of by the Collector by public sale.

(ii).—Opium so confiscated shall be sent for examination to the Civil Surgeon of the district, and, if declared by him to be fit for use, shall be disposed of in such manner as the Commissioner may, by general order, direct. If declared to be unfit for use, it shall be immediately destroyed.

(iii).—Intoxicating drugs so confiscated shall be immediately destroyed.

(iv).—Poppy-heads so confiscated shall be disposed of as the officer in charge of the excise revenue of the district in which the confiscation is made may direct.

The value of confiscated poppy shall be calculated at the rate of Rs. 12 per agency bigah of 3;025 square yards, and of confiscated opium declared to be fit for use at the rate of Rs. 3 per seer. Opium declared to be unfit for use shall be deemed to be of no value.

Rewards to be paid to officers and informers.

XLVI. Any Magistrate convicting an offender under section 9, or any Magistrate or other authorised officer ordering the confiscation of opium under section 12 of the Opium Act, 1878, may grant, in such proportions as he thinks fit; to any person or persons who have contributed to the seizure of the opium or the conviction of the offender, a reward not exceeding the value of the

opium and other articles confiscated in the case, *plus* the amount of any fine imposed.

XLVII. In any case in which, in the opinion of the Commissioner, any person has performed any service of special merit in respect of the prevention or detection of opium-smuggling or of any offence against the Opium Act, 1878, the Commissioner may grant to such person a reward not exceeding in amount Rs. 500.

The Board or, with the sanction of the Board, a Collector may incur expenditure not exceeding Rs. 500 in each case for the employment of informers, or for any other purpose connected with the prevention or detection of opium-smuggling or of any offence against the Opium Act, 1878.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

FORMS.

I.—Special license to medical practitioner under Rule VI.

Special license granted to A. B., following the profession of _____ at _____ in the district of _____, for the retail sale of opium, intoxicating drugs or poppy-heads, on the condition that such opium shall be procured from the Collector's office or a licensed-vendor, and shall be used *bond fide* as medicine or in medical preparations or prescriptions.

District

Dated

II.—License for Retail Sale of Opium.*

District

No. of license in Register

Name of retailer

Locality of shop

Be it known that resident of _____ pargana _____ district of _____
is hereby authorised by the Collector of _____ to sell opium
by retail at _____ in _____ from the date of this license to the _____ day
of _____, upon the following conditions :—

I.—That he shall pay to Government a monthly duty of

II.—That he shall sell no opium but such as he may purchase from the Collector's office, and that he will not receive, or have in his possession, opium obtained otherwise.

III.—That he shall retail opium only in the shop for which this license is granted.

IV.—That, except to a medical practitioner holding a special license from the Collector, he shall not sell more than five tolas weight of opium to any person at one time.

V.—That he shall not adulterate the opium sold by him.

VI.—That he shall not receive any wearing apparel, or other goods, in barter for opium.

VII.—That he shall not open his shop, or make sales therein, before sunrise; that he shall not keep it open, or make sales therin, after _____; and that he shall not harbour any person therein during the night.

VIII.—That he shall not permit persons of notoriously bad character to resort to his shop; that he shall prevent gaming and disorderly conduct therein; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.

IX.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription, in legible characters, in the vernacular language :—

(Name of vendor.)

" Licensed to retail opium."

X.—That if he buy less than _____, which is the quantity estimated to be retailed at _____ in each month, he shall, if required, explain the reason of the falling-off to the Collector.

XI.—That he shall keep up daily an account in this form, showing the receipts and deliveries of opium at his shop each day, and the balance in store :

Date.	Quantity of opium in store from yesterday.	Quantity of opium received this day and whence received.	Total quantity to be accounted for.	Quantity sold this day.	Quantity left in store.

* Counterpart of this will be signed by the licensee and deposited in the Collector's office.

XII.—That he shall at once produce his license and accounts for inspection, on the demand of any officer of any of the Departments of Excise, Police, Customs, Salt, Opium, or Revenue, superior in rank to a peon or constable, empowered under section 14 of the Opium Act ; and that he shall not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XIII.—That if the holder of this license does not intend to renew it on the expiry of the period for which it is granted, he shall give notice to the Collector that he contemplates its surrender at least 15 days before the expiry of the period for which it is granted, i.e., before the day of 18 .

If such notice be not given, or if this license be not recalled by the Collector under the authority reserved to him in clause XIV, this license, and any counterpart engagement for the due observance of these conditions that the license-holder may have entered into, shall remain in force, as if this license and the engaged were formally renewed for a further term of one year, viz. to the day of 18 .

XIV.—This license may be recalled by the Collector—

- (a) for default of punctual payment of the duty stipulated to be paid in clause I ;
- (b) for violation of any of the conditions specified in this license ;
- (c) if the holder of this license be convicted of breach of the peace or of any other criminal offence during the currency of this license.

Should the license be recalled for any of these causes, the license-holder will have no claim to any compensation whatever, or to any refund of any duty, or instalment of duty, already paid. But it shall be in the discretion of the Collector to make such compensation or refund, should he consider it necessary or advisable to do so.

Should the Collector desire to recall this license before the expiry of the period for which it has been granted for any cause other than those above specified, (a), (b), and (c), he shall give 15 days' previous notice, and remit a sum equal to the duty for 15 days, or, if notice be not given, shall make such further compensation, in default of notice, as the Commissioner may direct.

XV.—This license may be surrendered by the license-holder on his giving one month's notice to the Collector, and paying such fine, not exceeding the amount of the duty for six months, or the loss caused to Government by the failure to carry out any condition imposed, as the Collector may adjudge.

Should the Collector be satisfied that the reason for resigning the license is adequate, he may, with the sanction of the Commissioner, remit the fine.

XVI.—On the infringement of any of the above articles, or of any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder, this license, and any other license or licenses that the holder may have obtained for the sale of opium or for the manufacture or sale of madak or chandu, shall be forfeited.

*III.—License for the Manufacture and Retail Sale of Madak or of Chandu.**

District

No. in Register

Name of vendor

Locality of shop

Be it known that resident of pargana
district of , is authorised by the Collector of to open a shop for the retail sale of madak (or chandu, as the case may be), at , from the date of this license to the 18 , upon the following conditions :—

I.—That he shall pay to Government a monthly duty of

II.—That he shall purchase all the opium he may use in the manufacture of madak (or chandu, &c., as the case may be) direct from the Collector's office and not from any opium vendor.

III.—That he shall sell madak (or chandu) only in the shop for which this license is granted, and that he shall not sell madak (or chandu) in any other place.

IV.—That, except to a medical practitioner duly licensed, he shall not sell more than five tolas weight of madak (or chandu) to one person at one time.

V.—That he shall not receive any wearing apparel, and other goods, in barter for the drug.

VI.—That he shall not open his shop, or make sales therein, before sunrise ; that he shall not keep it open, or make sales therein, after ; and that he shall not harbour any suspected person therein.

VII.—That he shall not permit persons of notoriously bad character to resort to his shop ; that he shall prevent gaming and disorderly conduct therein ; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.

* Counterpart of this will be signed by the license-holder and deposited in the Collector's office.

VIII.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription, in the vernacular language of the country :—

(Name of vendor.)

" Licensed vendor of madak (or chandu)."

IX.—That he shall keep up daily the following accounts, showing the receipts of opium in his shop, the quantity used in the manufacture of madak (or chandu), and the balance remaining in store at the end of the day.

I.—OPIUM.

Date.	Quantity of opium remaining in store yesterday.	Quantity received to-day, and whence received.	Total quantity of opium to be accounted for. M. S. C.	Opium used in the preparation of madak (or chandu). M. S. C.	Quantity remaining in store.
1	2	3	4	5	6

II.—MADAK OR CHANDU.

Date.	Quantity remaining in store yesterday.	Quantity manufactured out of opium to-day.	Total quantity of madak or chandu to be accounted for.	Madak or chandu sold to-day. M. S. C.	Quantity remaining in store this day.
1	2	3	4	5	6

X.—That he shall at once produce his license and accounts for inspection on the demand of any officer of any of the Departments of Excise, Police, Customs, Salt, Opium, or Revenue, superior in rank to a peon or constable, empowered under section 14 of the Opium Act; and that he will not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XI.—That if the holder of this license does not intend to renew it on the expiry of the period for which it is granted, he shall give notice to the Collector that he contemplates its surrender at least 15 days before the expiry of the term for which it is granted, i.e., before the day of 18.

If such notice be not given, or if this license be not recalled by the Collector under the authority reserved to him in clause XII, this license, and any counterpart engagement for the due observance of these conditions that the license-holder may have entered into, shall remain in force, as if this license and the engagement were formally renewed for a further term of one year, viz. to the day of 18.

XII.—This license may be recalled by the Collector—

- (a) for default of punctual payment of the duty stipulated to be paid in clause I;
- (b) for violation of any of the conditions specified in this license;
- (c) if the holder of this license be convicted of breach of the peace, or of any other criminal offence during the currency of this license.

Should the license be recalled for any of these causes, the license-holder will have no claim to any compensation whatever, or to any refund of any duty, or instalment of duty, already paid. But it shall be in the discretion of the Collector to make such compensation or refund, should he consider it necessary or advisable to do so.

Should the Collector desire to recall this license before the expiry of the period for which it has been granted for any cause other than those above specified (a), (b) and (c), he shall give 15 days' previous notice, and remit a sum equal to the duty for 15 days, or if notice be not given, shall make such further compensation, in default of notice, as the Commissioner may direct.

XIII.—This license may be surrendered by the license-holder on his giving one month's previous notice to the Collector, and paying such fine not exceeding the amount of the duty for six months, or the loss caused to Government by the failure to carry out any condition imposed, as the Collector may adjudge.

Should the Collector be satisfied that the reason for resigning the license is adequate, he may, with the sanction of the Commissioner, remit the fine.

XIV.—On the infringement of any of the above articles, or any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder, this license and any other license or licenses that the holder may have obtained for the sale of opium, or for the manufacture or sale of madak or chandu, shall be forfeited.

IV.—License for the Retail Sale of Madak or of Chandu granted by a farmer.

District
No. in Register
Name of vendor
Locality of shop

Be it known that resident of pargana
district of is authorised by the farmer of , to open a shop
for the retail sale of madak (or chandu, as the case may be), at , from the date of
this license to the 18 , on the following conditions :—

- I.—That he shall pay to the farmer a monthly duty of
- II.—That he shall purchase all the opium he may use in the manufacture of madak (or chandu, as the case may be) direct from the farmer, and not from any opium-vendor.
- III.—That he shall sell madak (or chandu) only in the shop for which this license is granted.
- IV.—That he shall not sell more than five tolas weight of madak (or chandu) to one person at one time, except to a licensed vendor or medical practitioner.
- V.—That he shall not receive any wearing apparel, or other goods, in barter for the drug.
- VI.—That he shall not open his shop, or make sales therein, before sunrise; that he will not keep it open, or effect sales therein, after ; and that he shall not harbour any suspected person therein.
- VII.—That he shall not permit persons of notoriously bad character to resort to his shop; that he will prevent gaming and disorderly conduct therein; and that he shall give information to the nearest Magistrate or police officer of any suspected person who may resort to his shop.
- VIII.—That he shall have constantly fixed up, at the entrance of his shop, a signboard bearing the following inscription in the vernacular language of the country :—

(Name of vendor.)

"Licensed-vendor of madak (or chandu)."

- IX.—That he shall keep up daily the following account, showing the receipts of opium in his shop, the quantity used in the manufacture of , and the balance remaining in store at the end of the day.

I.—OPIUM.

Date.	Quantity of opium remaining in store yesterday.	Quantity received to-day, and whence received.	Total quantity of opium to be accounted for. M. S. C.	Opium used in the preparation of madak (or chandu). M. S. C.	Quantity remaining in store.
1	2	3	4	5	6

II.—MADAK OR CHANDU.

Date.	Quantity remaining in store yesterday.	Quantity manufactured out of opium to-day.	Total quantity of madak or chandu to be accounted for.	Madak or chandu sold to-day. M. S. C.	Quantity remaining in store this day.
1	2	3	4	5	6

- X.—That he shall at once produce his license and accounts for inspection, on the demand of any officer of any of the Departments of Excise, Police, Customs, Salt, Opium, or Revenue superior in rank to a peon or constable, empowered under section 14 of the Opium Act: and that he will not prevent any such officer, of whatever rank, from entering his shop at any hour of the day or night.

XI. This license may be recalled by the farmer—

- (a) for default of punctual payment of the duty stipulated to be paid in clause I; and by the farmer or Collector;
- (b) for violation of any of the conditions specified in this license;
- (c) if the holder of this license be convicted of breach of the peace, or of any other criminal offence during the currency of this license.

- XII.—On the infringement of any of the above articles; or of any of the conditions imposed by the Opium Act, 1878, or by the rules made thereunder, this license and any other license or licenses that the holder may have taken out for the sale of opium, or for the manufacture or sale of madak or chandu, shall be forfeited.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

ROAD CESS NOTIFICATION.

DISTRICT OF GYA.

The 19th August 1878.—It is hereby notified, under Section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Gya have, under Section 74 of the Act, determined to levy the cesses under that Act for the cess year commencing from 1st October 1878 at the following rates, being half the maximum rates, and the said rates are published accordingly:—

I. Three pies, or one pie, on every rupee of the annual value of lands under Part II, and on every rupee of the annual net profit of properties under Part III of the Act.

II. The following rates on non-agricultural houses and shops estimated to be of the present value of—

	Yearly Cess.
Rs. A. P.	
Not less than Rs. 100, but less than Rs. 500	... 0 8 0
" " 500, " " 1,000	... 1 8 0
" " 1,000, " " 2,000	... 2 4 0
" " 2,000 and upwards, Re. 1-8 for every Rs. 1,000 or part thereof of the estimated present value.	Re. 1-8 for every Rs. 1,000 or part thereof of the estimated present value.

Shops and buildings used for the purposes of trade, the estimated present value of which is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of eight annas.

D. BARBOUR,

Offy. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 3rd September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for replacing service lands taken by Government for the road from Jamjhari to Basudebpore, in the village of Basudebpore, pergunnah Ankura, zillah Balasore; it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 acre 2 roods 27 poles of standard measurement, bounded on the—

North—by the Jamjhari to Basudebpore road, and by the service land of Man Das and Krishna Das Chowkidars,

East—by Basudebpore Mahal lands,

South—by the same, and by the khairat lands of Kanhai Das,

West—by village Jasipore,
is required within the aforesaid village of Basudebpore.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern,

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for re-placing service lands taken up by Government for the road from Phulwar to Kalama, in the village of Rudra Gopalpur, pergunnah Kundi, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 5 acres 2 roods 36 poles 10 yards 1 foot of standard measurement, bounded on the north by the police paik sardar's jagir land; east by the Phulwar to Kalama road; south by the police paik sardar's jagir land in Kasbadasmali; west by the Panu Behara's Pal land in Rudragopalpur mouzah, is required within the aforesaid village of Rudragopalpur.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for re-placing service lands taken up by Government for the road from Phulwar to Kalama,

in the village of Bauktira, pergunnah Phulwar, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 acre 2 roods 19 poles 7 yards 5 feet 9 inches of standard measurement, bounded on the north by mouzah Kalama, killa Mayurbhunj; east by mouzah Bauktira, cultivated land of Bhagbut Das; south by mouzah Bauktira, cultivated land of Kangai Jena; west by mouzah Bauktira, cultivated land of Gangu Panda, is required within the aforesaid village of Bauktira.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for re-placing service lands taken up by Government for the road from Phulwar to Kalama, in the village of Balipal, pergunnah Kundi, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 3 roods 5 poles 16 yards 108 inches of standard measurement, bounded on the north by Balipal Jal land cultivated by Damsoin; east by Balipal Jal land cultivated by Pahal Behara and Narain Barik; south by Balipal Jal land cultivated by Sheikh Bhebo; west by the road from Phulwar to Kalama, is required within the aforesaid village of Balipal.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 20th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Beauleah Municipality for a public purpose, viz., for opening a burial ground for Mahomedans in mohullah Kadirgunge, within the precincts of the town of Beauleah, in the district of Rajshahye, it is hereby declared that for the above purpose a strip of land measuring, more or less, 2 beeghas and 16 cottahs of standard measurement, is required within the said mohullah of Kadirgunge. It is bounded on the north by the land belonging to Brojo Sunder Talookdar; on the south by the Kadirgunge cross road; on the east by the large drain leading to the bheel north of Kadirgunge; and on the west by the Amir Sarkar's tank and the land belonging to Harro Govindo Bose and Tara Churn Chowdhury.

2. A plan of the above strip of land may be seen in the Beauleah Municipal Office.
3. This declaration is made, under Section 6, Act X of 1870, to all whom it may concern.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 20th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Beauleah Municipality for a public purpose, viz., for the opening of a burial ground for Mahomedans in mohullah Ram Chunderpore, in the town of Rampore Beauleah, in the district of Rajshahye, it is hereby declared that for the above purpose a strip of land measuring, more or less, 3 beeghas of standard measurement, is required within the said mohullah of Ram Chunderpore. It is bounded on the north by the land belonging to Ramjoy Sarkar and Pran Kristo Sarkar; on the south by a drain and the Nattore Road; on the east by the land belonging to Butta Kristo Chowdhury and Radha Kristo Chowdhury, minor sons of the late Bolonu Chowdhury; and on the west by the footpath and the land belonging to Kristo Chunder Mundu.

2. A plan of the above strip of land may be seen in the Beauleah Municipal Office.
3. The above declaration is made, under Section 6 of Act X of 1870, to all whom it may concern.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 4120A.

The 22nd August 1878.—Baboo Kedar Nath Bose, Pleader, is appointed to be an Honorary Magistrate for the Diamond Harbour Bench, in the district of the 24-Pergunnahs, and is vested with the powers of a Magistrate of the Third Class.

The 24th August 1878.—The Lieutenant-Governor accepts the resignation tendered by Mr. W. Warden of his appointment of Honorary Magistrate in the district of Chittagong.

The 27th August 1878.—Mr. L. Hare, who has, under separate orders of this date, been appointed to be Assistant Magistrate and Collector of Dinagepore, is vested with the powers of a Magistrate of the First Class.

The 2nd September 1878.—Baboo Juggut Chunder Dass, L.L., Officiating Moonsif of Sonamunge, in the district of Sylhet, is appointed to officiate as First Moonsif of Raojan, in the district of Chittagong, during the absence, on leave, of Baboo Anund Chunder Mullick, or until further orders.

The orders of the 5th ultimo, granting Baboo Ram Pershad, Second Subordinate Judge, Mozafferpore, privilege leave for one month and fifteen days, are cancelled. This cancels the orders of the same date appointing Moulvi Abdul Aziz, Moonsif of Behar, to act as Second Subordinate Judge of Mozafferpore, and Baboo Nepal Chander Bose, B.L., Third Moonsif of Patna, to act as Moonsif of Behar.

The 3rd September 1878.—Mr. C. S. Bayley, Assistant Magistrate and Collector, who has, under separate orders of this date, been appointed to have charge of the Goalundo division of the Furreedpore district, is vested with the powers of a Magistrate of the Second Class.

Baboo Gopal Chundra Bannerjee, First Moonsif of Dacca, is allowed leave for three months under Rule 1, Section 31 of the Civil Leave Code, with effect from the commencement of the Dusserah Vacation.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 15th August 1878.—It is hereby notified for general information that thana Toobkibagra (the boundaries of which were defined in the Notification dated 19th May 1875, and published in the *Calcutta Gazette* of the 2nd June 1875,) is removed to Chandpore, the head-quarters of the new Chandpore sub-division. The name of the Toobkibagra thana has been changed to "Chandpore."

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 31st August 1878.—Baboo Shama Charan Singh, Sub-Registrar of Nawabgunge, in Maldah, is appointed to be Sub-Registrar of Chagdah, in the district of Nuddea, vice Kazi Mozibuddin Mahomed, deceased. Baboo Gooroo Das Burman, late Sub-Registrar of Ausgram, in Burdwan, is appointed to be Sub-Registrar of Nawabgunge, in Maldah, vice Baboo Shama Charan Singh.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 2nd September 1878.—Under the provisions of Section 6 of the Indian Registration Act III of 1877, the Lieutenant-Governor has appointed Mr. J. G. Ritchie, Assistant Commissioner, to be Sub-Registrar of Darjeeling, vice Mr. A. W. Paul, deputed on special duty.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 16th August 1878.—Under Section 8, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi Abdurrahman authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Fatikchari, in the district of Chittagong.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 13th August 1878.—The following rules in respect to the duties to be performed by the Registrar of Joint Stock Companies have been sanctioned by the Lieutenant-Governor under the provisions of Clause 2, Section 190 of Act X of 1866, and are hereby published for general information:—

RULES UNDER CLAUSE 2, SECTION 190 OF ACT X OF 1866.

The registration hours shall be between 11 A.M. and 2 P.M. every day, except on Sundays and authorized holidays.

2. The following registers and index shall be kept by the Registrar of Joint Stock Companies:—

- (1) a general register as per Appendix I,
- (2) a register ledger " II,
- (3) an index to the general register.

3. On being satisfied that the requirements of the law have been complied with, the Registrar shall proceed to register the memorandum of association and the articles of association (if any) filed with the memorandum in the following manner, viz by entering the same into the general register and by endorsing on the papers so filed the following formula:—

"Registered by me this day of 18 .

Signature.

Seal.
Registrar,
J. S. Co.

Registrar of Joint Stock Companies."

4. On receipt of every document the Registrar shall endorse thereon the following particulars:—

- (1) the number borne by the company in the Registrar's ledger,
- (2) the name of the company,
- (3) the nature and substance of the document.

5. If any memorandum or articles of association of a company be found defective or incomplete in any of the particulars required by law, the Registrar shall return the same to the party applying for registration for due rectification or completion thereof, and, until such rectification or completion be made, the Registrar shall not register the document or grant certificate thereof.

6. The Registrar shall return to the company concerned, for the purpose of being amended, any document found defective or incomplete in any of the particulars required by the law, or in the preparation of which prescribed formalities have not been observed. Until the necessary rectification be made, the document shall not be filed and certificate granted.

7. The Registrar shall deposit in a separate box, labelled with the name of the company, a copy of the memorandum of association of the company concerned, which shall be lodged in the office of the Registrar.

The documents of each company shall be placed together, and kept separate and distinct from the documents of other companies.

8. On the registration of a company the Registrar shall grant a certificate to the company in the form given in Appendix III, and on the registration of any other documents authorized to be recorded he shall grant a certificate in the form given in Appendix IV.

9. He shall keep a book, to be called "the Register of Joint Stock Companies." In this register he shall enter the names of the registered companies in the order of their registration, and he shall number each company consecutively. One page in the register shall be allotted to each company until another page is required.

Under the name of each company the Registrar shall enter a note of every registration effected or record made relating to the company, and he shall affix to each entry the date of such registration and his signature.

From and after 1st April 1879 the numbers assigned to the companies thereafter registered shall be in a consecutive series commencing and terminating with each official year.

An alphabetical index shall be kept of the companies registered.

10. The Registrar shall keep a daily cash-book and a duplicate chalan-book. In the former shall be entered day by day, as they occur, all receipts and disbursements of money, and the latter shall contain particulars of the cash sent from time to time to the General Treasury. All monies received shall be placed, while in the custody of the Registrar, in a cash-box, of which he shall keep the key, and for the safety of which and of the cash-book and chalan-book he shall be responsible. The Registrar shall remit all fees to the treasury, if possible, on the day they are received, or, if that is found impossible, early on the day following.

11. On payment of the proper fee the Registrar shall permit any person applying to do so to inspect his records under the supervision of a responsible officer.

12. The Registrar of Joint Stock Companies shall, in his discretion, institute such inquiries and investigations at the offices of registered companies or otherwise as shall be necessary to obtain information or evidence respecting defaults, or respecting any infractions of the law, made by such companies in complying with any of the provisions of the Indian Companies' Act, 1866.

13. The Registrar may assign any of the duties prescribed under these rules to an Assistant Registrar, where such an officer may be appointed by Government, and may distribute the office work to the Assistant Registrar, clerks, and servants in such manner as he may think fit.

14. The Registrar shall submit an annual report on the administration and working of his office, together with the following statements for the previous official year:—

- (1) showing number and names of joint stock companies registered, with their nominal capital and date of Registration;
- (2) showing number and names of companies that have increased their capital;
- (3) showing number and names of companies wound up or otherwise defunct, with their capital and date of registration;
- (4) showing number and names of literary and scientific and charitable societies registered under Act XXI of 1860;
- (5) showing receipt of fees realized under Tables B and C, and the different sections which authorize the levying of fees;
- (6) showing alphabetically number and names of companies existing on the register on the 31st March of the preceding year;
- (7) showing result of prosecutions under the Indian Companies' Act;
- (8) a statement of expenditure.

APPENDIX I.

NAME OF COMPANY.	Under what Act it was registered.	Date of registration.	Object for which the Company was established.	Whether the Company is still working, or in course of wind- ing up, or has been dissolved, and if dissolved the date when it ceased operation.		REMARKS.
				Course of winding up.	Dissolved.	

APPENDIX II.

Date of filing and registering.	Name of the Company or Association.	Nominal capital.	Documents.	By whom filed.	When certificate given, and to whom.

APPENDIX III.

IN THE OFFICE OF THE REGISTRAR OF JOINT STOCK COMPANIES.
IN THE MATTER OF

I do hereby certify that, pursuant to Act X of 1866 of the Legislative Council of India, entitled "the Indian Companies' Act," Memorand of Association

has been this day filed and registered in my Office, and that the said Company has been duly incorporated and is a Company limited by shares, pursuant to the provisions of the said Act.

Dated this day of one thousand eight hundred and seventy.

MEMO. OF FEES.	Rs.	A.	P.
For registering the Company " Articles of Association" ...			
TOTAL Rs.			

Registrar of Joint Stock Companies.

APPENDIX IV.

IN THE OFFICE OF THE REGISTRAR OF JOINT STOCK COMPANIES.
IN THE MATTER OF

I do hereby certify that, pursuant to Act X of 1866 of the Legislative Council of India, entitled "the Indian Companies' Act,"

has been this day duly filed and registered in my Office.

Dated
this day of one thousand
eight hundred and seventy.

MEMO. OF FEES.	Rs.	A.	P.
For registering Articles of Association ...			
" Notice of Increase of Capital ...			
" Notice of Increase of Members ...			
" Notice of situation of Registered Office ...			
" Notices of change of situation of Registered Office ...			
" Special Resolution ...			
TOTAL Rs.			

Registrar of Joint Stock Companies.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 26th August 1878.—The following description of the boundaries of the Bhagulpur Cantonment is hereby published for general information:—

Description.	Bearings.	Direct distance in feet.
From boundary pillar No. 1 to No. 2, the boundary crosses the metalled road leading to cantonment and runs along the foot of the slope of the parapet of the north face of the fort. No. 1 pillar is 6' to the east of this road and is at the north-east corner of the cantonment	269° 45'	578
From boundary pillar No. 2 to 3, the boundary line from No. 1 pillar is continued, and runs along the foot of the exterior slope of the parapet	270° 15'	685
From pillar No. 3 two bearings have been taken; one 149° to church steeple, and the other, 208° 80' to centre of pillar over pucca grave. The boundary line from pillar No. 3 to pillar No. 4 still runs along the foot of the exterior slope in continuation of the line of pillar No. 1 to 2, and crosses a metalled road leading to cantonment in front of church	270° 25'	540
From boundary pillar No. 4 to 5, the boundary line is extended along the foot of the exterior slope of the north face of the fort to the north-west corner of the fort. Pillar No. 5 bears 98° to church steeple	269° 28'	615
From 5 to 6 pillar	232° 35'	96
" 6 to 7 "	186° 80'	561
From 7 to 8 pillar the boundary line is a continuation of the line from pillar No. 6 to pillar No. 7 along the foot of the exterior north-west slope of west face	185° 28'	710
From boundary pillar No. 8 to 9. From pillar No. 8, which is fixed 5 feet east of cutcha road, two bearings have been taken; one 163° 80' to south-west verandah corner of hospital, and the other, 120° 15' to south-west corner of hospital latrine	184° 45'	1039
From No. 9 to 10 pillar	140° 30'	86
" " 10 to 11 "	90° 0'	738
" " 11 to 12 " Pillar No. 12 bears 53° 5' to S. W. corner of Guard-house	90° 0'	875
" No. 12 to 13 "	91° 35'	667
" 13 to 14 "	57° 30'	94
" 14 to 15 "	16° 10'	274
" 15 to 16 "	5° 15'	760
" 16 to 17 "	24° 55'	147
" 17 to 18 "	852° 85'	247
" 18 to 19 "	28° 15'	150
" 19 to 1 " the line runs along the foot of the exterior slope of the east face of the fort	8° 0'	832

Latrine Land Pillars.

From pillar No. 1 to pillar No. L 1	268° 45'	202
" " " L 1 to No. L 2 to the right or north	2° 0'	100
" " " L 1 to old pillar No. 2	269° 0'	868
" old pillar No. 2 to No. L 4	268° 15'	210
" pillar No. L 4 to L 8 to the right or north	8° 10'	100

This ground is situate N. E. of cantonment forming a parallelogram, the south side being the cantonment boundary.

Cantonment Basar Pillars.

From boundary pillar No. 1 to 2	184° 0'	{ 97
Ditto " 2 to 3		97
No. 1, 2 and 3 pillars are in the same continuous line. From boundary pillar No. 1, one bearing 100° 15' has been taken to south-west corner of rear guard-house, and the distance between them is 70 feet.		
From boundary pillar No. 3 to 4	274° 0'	{ 160
Ditto " 4 to 5		162

Description.	Bearings.	Direct distance in feet.
The pillars No. 3, 4 and 5 are in one line.		
From boundary pillar No. 6 to 6 Ditto " 6 to 7	... } 4° 0'	{ 97 97
The pillars No. 5, 6 and 7 are in one line.		
From boundary pillar No. 7 to 8 Ditto " 8 to 1	... } 94° 45'	{ 170 150
The pillars No. 7, 8 and 1 are in one line.		

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 20th August 1878.—Under Section 3, Act I (B. C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Qazi Fazlal Karim, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police stations of Dumuriya and Deluti, in the district of Jessor.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 8th August 1878.—It is hereby notified that, in the exercise of the powers vested in him by Section 29 of the Bengal Civil Courts' Act (VI of 1871), the Lieutenant-Governor of Bengal vests Baboo Rajendro Coomar Bose, Moonsif of Kaligunge, and Baboo Sreenath Pal, First Moonsif of Manickgunge, in the district of Dacca, with the powers of a Judge of a Small Cause Court for the trial of suits cognizable by such courts within the limit of Rs. 25. The local limits within which they shall exercise these powers shall correspond with the limits of their Moonafee jurisdictions.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 15th August 1878.—Under the provisions of Section 6 of the Indian Registration Act III of 1877, the Lieutenant-Governor has appointed the sub-divisional officer of Chanderpur, in the district of Tipperah, to be *ex-officio* Sub-Registrar of that place.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 17th August 1878.—Under the provision of Section 69 of Act III of 1877 (the Indian Registration Act), the Lieutenant-Governor has approved the following addition to Rule 47 of the rules framed under that Act:—

"When execution is admitted by the representative of a deceased person, the following words shall be added:—

"Representative for K. L., whose right to appear in such capacity has been proved to my satisfaction."

The above addition will form the penultimate clause of Rule 47.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT.—BENGAL.

MILITARY.

The 2nd September 1878.

No. 196.—*Declaration under Section 6 of Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the construction of a rifle range in mouzah Toolsipore, pergunnah Cuttack Havelli, in the district of Cuttack, it is hereby notified that for the above purpose a piece of land is required in the said mouzah, measuring 11 acres 2 roods 13 poles, more or less, bounded on the north by the city protective embankment and the Mahanuddy river, on the south by the city protective embankment and the Katjori river, on the east and west by lands pertaining to the mouzah named above.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

LOCAL COMMUNICATIONS.

No. 197.—*Declaration under Section 6 of Act X of 1870 of the Government of India.*—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for constructing a new road from the Khanyan station of the East Indian Railway to the Grand Trunk Road, in the village of Khanyan, pergunnah Raipore, zillah Hooghly, it is hereby declared that for the above purpose a piece of land measuring, more or less, 7 beeghas 6 coitahs of standard measurement, bounded on the north by paddy lands belonging to Manick Mundie, Dwarka Nath Mundie, Ram Ghose, and Gopaul Koyal, and waste land belonging to Bhoobun Paul and the Department Public Works; on the east by the East Indian Railway and Grand Trunk Road; and on the south by paddy lands belonging to Kedar Nath Pan and Jodoo Nath Sircar's tank, is required within the aforesaid village of Khanyan.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. CADELL, Col., R.E.,
Offy. Secy. to the Govt. of Bengal,
in the Public Works Department.

IRRIGATION.

NOTIFICATION.—ESTABLISHMENT.

The 2nd September 1878.

No. 238.—*Transfer.*—Mr. E. E. A. Küster, Assistant Engineer, Second Grade, is transferred in the interests of the public service from the Northern Drainage and Embankment Division to the Gunduk Division, which he joined on the forenoon of the 15th August 1878.

No. 239.—*Notifications.*—Mr. A. M. Salmon, Assistant Engineer, First Grade, Gunduk Division, availed himself, on the forenoon of the 14th August 1878, of the privilege leave granted him in notification No. 225 of the 9th idem.

No. 240.—The following notification of the Government of India, Public Works Department, is republished for information:—

No. 300, dated 23rd August 1878.—The undermentioned Assistant Engineers have been temporarily transferred from the provinces noted to Madras for employment on Famine Relief Works:—

From Bengal Irrigation Branch.

Mr. J. A. Beale, Assistant Engineer, First Grade.
" C. Kann Guny, temporary Assistant Engineer, Third Grade.
" J. A. Beale, Junior, temporary Apprentice Engineer.

No. 241.—*Posting.*—Mr. M. J. J. P. Norman, Assistant Engineer, Second Grade, to the Mahanuddy Division, which he joined on the 20th August 1878.

No. 242.—*Notification.*—Mr. A. Hayes, Assistant Engineer, Second Grade, joined the Connare Division on the forenoon of the 27th August 1878.

F. T. HAIG, Col., R.E.,
Joint-Secy. to the Govt. of Bengal,
in the P. W. Deptl., Irrigation Branch.

[Sixth Publication.]

The 15th July 1878.

No. 218.—*Notification*.—The following draft rules, having reference to the Banspattee khall from the Lock at the Midnapore Canal down to the Hooghly, are hereby published under the provision of Section 12 of the Canals Act of 1864 (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear rises above the water to a height exceeding 7½ feet, will be allowed to moor on the right or south bank of the khall.
3. All vessels on the left or north bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.
4. No anchor must be dropped within the limits of the navigable channel to which these rules refer, except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.
5. All vessels moored to either bank must be kept as close as possible to the bank.
6. Every person, either personally or by his servant, infringing any of the above Rules (1 to 5) shall be liable, under Section 11 of the Canal Act, to a fine not exceeding Rs. 20 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

[Sixth Publication.]

The 29th July 1878.

No. 221.—*Notification*.—The following draft rules, having reference to the Gowkhally khall from the Lock of the Tidal canal down to the Hooghly, are hereby published under the provisions of Section 2 of the "Canals" Act of 1864" (No. V, B. L. C.) :—

1. No vessel will be allowed to moor by ropes attached to both banks of the khall.
2. No vessel, any part of whose cargo, hull-rigging, or gear, rises above the water a height exceeding seven and half feet will be allowed to moor on the left or west bank of the khall.
3. All vessels on the right or east bank must moor by ropes head and stern tied to bamboos or mooring posts driven into the bank by the crew and parallel with the bank in one line.
4. No anchor must be dropped within the limits of the navigable channel to which these rules refer except in case of emergency or to avoid an accident, and the anchor dropped for any such purpose must be removed as soon as the immediate necessity for it has passed.
5. All vessels moored to either bank must be kept as close as possible to the bank.
6. Every person, either personally or by his servant, infringing any of the above rules (1 to 5) shall be liable, under Section 11 of the Canal Act, to a fine not exceeding Rs. 50 for any one infringement, or to a fine not exceeding Rs. 5 a day for any continued infringement.

F. T. HAIG, Col., R.E.,

Joint-Secy. to the Govt. of Bengal
in the P. W. Dept., Irrigation Branch.

RAILWAY.

[Second Publication.]

DECLARATION.

The 19th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for the construction of the Northern Bengal State Railway in the village of Damookdeah, pergunnah Taragoonia, in Mahmoodshahi, district Nuddea, it is hereby declared that for the above purpose a plot of land measuring, more or less, 31 acres 2 roods and 22 poles, equivalent to 96 bighas 14 cotahs and 1 chittack of standard measurement, bounded as below, is required in the aforesaid village of Damookdeah :—

BOUNDARIES.

North.—Bromottra land of Ramtonoo Mozoomdar and jote of Koylash Chunder Biswas.

East.—River Padma.

South.—Land already taken up for the Northern Bengal State Railway.

West.—Bromottra land of Ramtonoo Mozoomdar and jote of Brojendro Lal Roy, Brishtidhur Biswas, Nabukumar Bhattacharjee, Kalachand Biswas, Nasur Chunder Biswas, Mothoora Nath Biswas, Koylash Chunder Biswas, Dwarka Nath Chowdhury, Brojo Mohun Biswas, Ram Gopal Biswas, Madhu Sudan Saha, Dwarika Nath Biswas, Jogeswar Chowdhury, and Dins Bandhu Biswas.

This declaration is made, under Section 6, Act X of 1870, to all whom it may concern.

G. F. WILSON,

Asst. Secy. to the Govt. of Bengal,
in the P. W. D., Railway Branch.

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for brick-field ground at Nunmati on the Siliguri extension of the Northern Bengal State Railway in the village of Binnaguri, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 8 acres 22 poles, equal to 24 beeghas 12 cottahs 6 chittacks 2 gundas of standard measurement, is required within the aforesaid village of Binnaguri.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. D., Railway Branch.*

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground south of the Siliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 16 acres 1 rood 3 poles, equal to 49 beeghas 4 cottahs 4 chittacks 3 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. D., Railway Branch.*

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Siliguri Station ground on the Siliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 26 acres 1 rood 25 poles, equal to 79 beeghas 17 cottahs 9 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Siliguri Station ground on the Siliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 107 acres 1 rood 18 poles, equal to 324 beeghas 15 cottahs 6 chittacks 18 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground on the Siliguri extension of the Northern Bengal State Railway in the village of Patkata, pergunnah Baikantpur, zillah Jalpaiguri, it is

hereby declared that for the above purpose a piece of land measuring, more or less, 4 acres 5 poles, equal to 12 beeghas 13 cottahs 14 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Patkata.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,
Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway store ground on the Siliguri extension of the Northern Bengal State Railway in the village of Kharia, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 15 acres 2 roods 28 poles, equal to 47 beeghas 7 cottahs 3 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Kharia.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,
Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground north of the Siliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 5 acres 1 rood 39 poles, equal to 16 beeghas 12 cottahs 5 chittacks 19 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,
Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway branch.

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Shikarpur Station ground on the Siliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 7 acres 2 roods 36 poles, equal to 23 beeghas 9 cottahs 5 chittacks 16 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,
Asst. Secy. to the Govt. of Bengal
in the P. W. Dept., Railway Branch.

[Second Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway bungalow on the Siliguri extension of the Northern Bengal State Railway in the village of Guzimari, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 18 acres 3 roods 2 poles, equal to 56 beeghas 15 cottahs 2 chittacks 2 gundas of standard measurement, is required within the aforesaid village of Guzimari.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,
Asst. Secy. to the Govt. of Bengal
in the P. W. D., Railway Branch.

[Second Publication.]

DECLARATION.

The 20th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for brick-field ground at Mohanodi on the Silliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 20 acres 85 poles, equal to 61 beeghas 3 cottahs 3 chittacks 15 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal
in the P. W. Dept., Railway Branch.*

[Second Publication.]

DECLARATION.

The 20th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for third-class bungalow at Nunmati on the Silliguri extension of the Northern Bengal State Railway in the village of Binnaguri, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 acre 24 poles, equal to 8 beeghas 9 cottahs 9 chittacks 4 gundas of standard measurement, is required within the aforesaid village of Binnaguri.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal
in the P. W. Dept., Railway Branch.*

JAIL DEPARTMENT.

No. 7655, dated the 31st August 1878.—Surgeon B. Gupta made over charge of the Pooree Jail to Baboo Nobin Chunder Sen in the afternoon of the 21st August 1878.

S. S. LYNCH, M. D.,
Deputy Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

Circular Order issued by Authority of the High Court of Judicature at Fort William in Bengal.

CIVIL.

No. 80, dated the 19th August 1878..

It having been brought to the notice of the Court that in certain districts fees are not paid to Revenue Agents for conducting cases in Moonsiffs' Courts agreeably to Act IV of 1876, and in view to an uniformity of practice in all districts, the following extract from the Court's letter to the Judge of Moorshedabad is circulated for the information and guidance of all Judicial Officers:—

Extract (paragraph 8) from the High Court's letter No. 987, dated the 9th May 1878, to the Judge of Moorshedabad.

"8. As regards your enquiry whether you are to follow the scale of fees for pleaders, laid down in High Court Circular No. 22, of the 13th June 1866, in fixing the fees of the Revenue Agents, or that followed by the Revenue Courts in former days or any other scale, I am directed to say that the Revenue Agents should be allowed half pleaders' fees and that if a Pleader and Revenue Agent be retained and act on the same side in the same suit, one pleader's fee will have to be allowed."

CRIMINAL.

No. 7, dated the 17th August 1878.

All Magistrates subordinate to the High Court are hereby informed that the Board of Revenue have, at the instance of the Court, issued the following instructions to Collector, in connection with the attachment and sale, under Section 172, Criminal Procedure Code, of land paying revenue to Government:—

"The High Court have represented that Collectors of districts, who hold sales of land paying revenue to Government from time to time, could more conveniently and advantage-

ously hold sales of such attached land, as is above referred to, situated within their jurisdictions, than could Magistrates, especially in cases where the Magistrate is in another district. The Board therefore direct that Collectors will in future comply with the requisitions of Magistrates to hold sales in such cases; and it is further directed that in these cases the procedure in respect of advertisement, sale, and delivery of possession in the case of sales in execution of decrees of Civil Courts, under Act X of 1877, the Code of Civil Procedure, may be strictly followed."

No. 8, dated the 22nd August 1878.

The attention of the Court having been drawn by the Lieutenant-Governor of Bengal to the inconvenience arising from the practice said to prevail in some districts of requiring jail officers to attend the Sessions Courts from day to day until cases in which their evidence may be required come up in their turn, the Judges are pleased to direct that, in future, when jail or other departmental officers of Government who reside in the station are summoned as witnesses, arrangements be made to send for them only when actually wanted.

Sheriff's Office, the 21st August 1878.

NOTICE is hereby given that the Eighth Criminal Sessions of the year 1878, of the High Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, will be held at the Court-house, in the Town of Calcutta, on Monday, the Ninth day of September next, at 11 o'clock in the forenoon, and so on from day to day until the said Session be over. And it is hereby proclaimed that all persons who will prosecute any of the prisoners to be brought up for trial at the said Sessions be then and there to prosecute.

W. J. CURTOIS, Sheriff.

শর্পিক আদিস, সন ১৮৭৮ মাস ২১ আগস্ট।

সকলকে সমাচার দেওয়া বাইতেছে যে সবে বাসালার লেইট উইলিয়াম হুর্টের অধীন শহর কলিকাতার
ও অধার্ম জামের গোজমারী বিচার নিষ্পত্তি জন্য আগামি সন ১৮৭৮ মাসের ২১ সেপ্টেম্বর সোমবার
বেলা ১১ বিটকার সময় এবং যে পর্যাপ্ত সেশন্সের কার্য শেষ না হল প্রতিদিন উক্ত সময়ে কলি-
কাতার শহী কোর্টের আগমন আবাসন ঘরে সন ১৮৭৮ মাসের অন্তর্বর্তী ক্রিয়মে সেশন্সাল বিসিবেক এবং
একদ্বারা প্রচার করা বাইতেছে যে, যে সকল ব্যক্তি কোন কর্যসূচি বিকলে কোজমারী মিছিল করিবেক
তাহারা উক্ত সময়ে উক্ত সভায় হাজির আবিস্থ হোকজন করে ইতি।

ডব্লিউড, রে, কার্টোয়েশ,
শর্পিক।

SMALL CAUSE COURT NOTICE.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Courts of Small Causes of Dacca and Moonshegunge will sit in the latter Court on the dates mentioned below :—

Tuesday,	the 10th September 1878.	Monday,	the 16th September 1878.
Wednesday,	" 11th "	Tuesday,	" 17th "
Thursday,	" 12th "	Wednesday,	" 18th "
Friday,	" 13th "	Thursday,	" 19th "
Saturday,	" 14th "		

AMRITA LAL CHATTERJI, Judge.

DACCA SMALL CAUSE COURT, the 31st August 1878.

TREASURY NOTICES.

UNCOVENANTED DEPUTY COLLECTOR BABOO KRISHNA KUMAR SEN has been placed in charge of the Buckergunge treasury on the 17th instant, and is authorized to draw bills on other treasuries.

OBDHOY CHANDRA DAS, Persl. Asst. to Commr.

DEPUTY COLLECTOR BABOO JONGBHUR MOOKERJEE has been placed in charge of the Shahabad treasury, and is authorized to draw bills on other treasuries.

D. G. BONERJEE, Personal Assistant to Commr., for Commissioner.

BANKIPUR, the 19th August 1878.

EDUCATIONAL NOTICE.

Calcutta University.

NOTICE.

The University Entrance and F. A. Examinations of 1878-79 will be held on the under-mentioned dates :—

Entrance Examination and First Examination in Arts on Monday, the 9th December, and following days.

Applications from candidates for admission to the Entrance and First Arts Examinations must be lodged with the Registrar before the 9th November.

All candidates from the same Institution must appear at one and the same place of examination.

By order of the Vice-Chancellor,
C. H. TAWNEY, Registrar.

SENATE HOUSE, 2nd September 1878.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 1094B.

Notice is hereby given that the Tenth Sale of Opium, the provision of 1876-77, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 25th September 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

	Chests.
Behar Opium 2,500
Benares " 2,000
Total	... 4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 30th September and 15th October 1878 respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 30th September 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 15th October 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to sale in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so :—

DATE.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Tuesday, 5th November 1878	... 2,500	2,000	4,500
On or about Monday, 2nd December 1878	... 2,500	2,000	4,500
Total	... 5,000	4,000	9,000

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 20th August 1878.

COMPTROLLER-GENERAL'S OFFICE.

NOTIFICATION.

Calcutta, the 29th August 1878.

No. 1119.—The rate of conversion of Indian into sterling money for Overland Money Orders has been changed to 1s. 7½d. per rupee. Schedule 18 of the Tariff Table is therefore in force until further notice.

J. WESTLAND, Offy. Comptroller-General.



The Calcutta Gazette.

WEDNESDAY, SEPTEMBER 11, 1878.

CONTENTS.

	Page.		Page.
PART I.—Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.	103—107	PART III.—Acts of the Bengal Council	V
PART IA.—Orders and Notifications by the Government of India	231—232	PART IV.—Bills of the Bengal Council	Nd.
PART II.—Advertisements	1183—1214	PART V.—Acts of the Legislative Council of India	Nd.
		PART VI.—Bills of the Legislative Council of India	Nd.
		SUPPLEMENT NO. 37 ...	963—975

* Parts IA, V, and VI are not sent to officers receiving the *Gazette of India*.

PART I.

Orders and Notifications by the Lieut.-Governor of Bengal, the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT.-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 4187A.

GENERAL.—*The 31st August 1878.*—Baboo Okhoy Coomar Bose, Officiating Deputy Magistrate and Deputy Collector, Dinagepore, is transferred to the Sudder Station of the Manbhum district.

Baboo Lolit Mohun Chatterjee, Deputy Magistrate and Deputy Collector, Chittagong, on leave, is transferred to Dinagepore.

Baboo Nobin Chunder Gooho acted as a temporary Sub-Deputy Collector of the Second Grade in Backergunge from the 25th May to the 19th June last, vice Baboo Petamber Banerjee, deputed to the License Tax Department.

The 2nd September 1878.—Mr. C. S. Bayley, Assistant Magistrate and Collector, who has, under separate orders of this date, been appointed to have charge of the Goalundo division of the Furreedpore district, is vested with the powers of a Deputy Collector.

The 4th September 1878.—Mr. S. S. Jones, Officiating Assistant Commissioner, Hazareebagh, is allowed leave for fourteen days under rule 1, Chapter VIII of the Civil Leave Code, to enable him to attend the High Proficiency Examination in Hindoo, to be held in Calcutta in October 1878.

The 5th September 1878.—The Right Hon'ble the Secretary of State for India has granted one month's extension of furlough to Mr. N. S. Alexander, c.s.

Moulvi Syed Obedullah, Deputy Magistrate and Deputy Collector, Rungpore, is transferred to Gya, and is appointed to have charge of the Aurungabad division of that district.

Moulvi Azharul Huq, Deputy Magistrate and Deputy Collector, in temporary charge of the Aurungabad division of the Gya district, is transferred to Sewan, in Sarun.

Moulvi Syed Mohamed Israil, Deputy Magistrate and Deputy Collector, Kishoregunge, in Mymensingh, is transferred to the Sudder Station of the Rungpore district.

Baboo Khetter Gopal Roy, Officiating Deputy Magistrate and Deputy Collector, Jessor, is transferred to Mymensingh, and is appointed to have charge of the Kishoregunge division of that district.

The 6th September 1878.—In supersession of the orders of the 2nd instant Mr. C. S. Bayley, Assistant Magistrate and Collector, 24-Pergunnahs, is transferred to Jessor.

Mr. F. R. S. Collier, Officiating Joint-Magistrate and Deputy Collector, in charge of the Magoorah division of the Jessor district, is appointed to have charge of the Goalundo division of the Furreedpore district during the absence, on leave, of Mr. R. Crastairs, or until further orders.

Baboo Protap Chunder Chatterjee, Deputy Magistrate and Deputy Collector, Jessor, is appointed, until further orders, to have charge of the Magoorah division of that district.

The 7th September 1878.—Baboo Soorja Coomar Sen, Officiating Deputy Magistrate and Deputy Collector, Backergunge, is allowed leave for nine days, under Section 9, Supplement F to the Civil Leave Code, in extension of that granted to him under orders of the 29th July last.

Baboo Kanti Chunder Chattejee, Deputy Magistrate and Deputy Collector, Monghyr, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

The 10th September 1878.—Baboo Kali Prosanna Sircar, Deputy Magistrate and Deputy Collector, Seampore, Hooghly, having resumed charge of his duties on the afternoon of the 2nd instant, the unexpired portion of the leave granted to him under orders dated the 24th May last is cancelled.

Baboo Sree Nath Chatterjee, temporary Sub-Deputy Collector, Hajeeapore, in Mozufferpore, is appointed temporarily to be a Sub-Deputy Collector of the First Grade, vice Baboo Ashootosh Sircar, and is posted to the district of Durbhunga.

Moonshee Kootuboodde-n is appointed temporarily to be a Sub-Deputy Collector of the Second Grade at Hajeeapore, in Mozufferpore, vice Baboo Sree Nath Chatterjee.

Baboo Rajendra Nath Roy, Deputy Magistrate and Deputy Collector, lately employed under the District Road Cess Committee of Patna, is posted to the district of Gya, with effect from the date on which he joined that district.

Baboo Rajendro Nath Roy is vested with the powers of a Collector under Act X (B.C.) of 1871.

POLICE.—*The 31st August 1878.*—Baboo Juggodish Nath Roy, District Superintendent of Police, Tipperah, is allowed furlough in India for one year seven months and fifteen days, under Section 7, Supplement F to the Civil Leave Code, with effect from the 16th November next.

ECCLESIASTICAL.—*The 10th September 1878.*—The Revd. B. Morrell, Chaplain of the Garrison of Fort William, is allowed leave for one month, under Section 12, Supplement F to the Civil Leave Code, with effect from the 5th instant, or such subsequent date as he may avail himself of it.

The Revd. C. G. Moore, Officiating Junior Chaplain of St. Paul's Cathedral, is appointed to officiate as Chaplain of the Garrison of Fort William, during the absence, on leave, of the Revd. B. Morrell, or until further orders.

EDUCATION.—*The 4th September 1878.*—Mr. J. W. McCrindle, Principal, Patna College, having resumed charge of his duties on the forenoon of the 9th ultimo, the unexpired portion of the furlough granted to him under orders dated the 16th June last is cancelled.

The 10th September 1878.—Mr. L. F. LeFeuvre, Supernumerary Teacher, Patna Collegiate School, is allowed leave from the 1st July to the 9th August last, inclusive, under Section 3, Supplement F to the Civil Leave Code.

Mr. E. D. Archibald, Professor of the Patna College, reported his departure from India on furlough on the 21st August 1878.

Mr. W. T. Webb, Professor of the Presidency College, Calcutta, reported his departure from India on furlough on the 21st August 1878.

MEDICAL.—*The 31st August 1878.*—Surgeon-Major R. Harvey is appointed to be Civil Surgeon of the 24-Pergunnahs, vice Dr. E. J. Gaynor, deceased. Dr. Harvey will continue to act as Professor of Midwifery, Medical College, Calcutta, and Superintendent-General of Vaccination during the absence, on leave, of Dr. T. E. Charles, or until further orders.

Surgeon J. F. P. McConnell, Resident Physician, Medical College Hospital, Calcutta, and Professor of Pathology, Medical College, is appointed to act as Civil Surgeon of the 24-Pergunnahs during the absence, on deputation, of Dr. R. Harvey, or until further orders.

Assistant Surgeon Abhoy Coomar Sen, attached to the sub-division and dispensary of Jehanabad, in Burdwan, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from the 1st October next.

Assistant Surgeon Kunja Lal Sanyal, doing duty in the Medical College Hospital, is appointed to have medical charge of the sub-division and dispensary of Jehanabad, in Burdwan, during the absence, on leave, of Assistant Surgeon Abhoy Coomar Sen, or until further orders.

The 2nd September 1878.—Baboo Koonjo Behari Chuckerbutty, Head-Master, Government School, Ajudhya, in the district of Bankoora, is appointed to be a member of the Committee for the management of the Charitable Dispensary at that place.

Baboo Koomudnath Mookerjee, Deputy Magistrate and Deputy Collector, Pooree, is appointed to be a member of the Pooree Lodging-house Committee *vice* Baboo Mohanund Gupta, transferred.

The 4th September 1878.—Surgeon G. R. Daphtary, 3rd Regiment Native Infantry, is appointed temporarily to have medical charge of the Lock-hospital at Dinapore, *vice* Surgeon W. Gillies, transferred.

The 5th September 1878.—Baboo Bholanath Kabiraj, Zemindar of Mullikpara, in Mancoor, is appointed to be a member of the Committee for the management of the Charitable Dispensary at Bood-Bood, in the district of Burdwan, *vice* Baboo Amrita Lal Mookerjee.

EMIGRATION.—*The 7th September 1878.*—Moulvi Sved Ameer Hossein, Deputy Magistrate and Deputy Collector, 24 Pergunnahs, is vested with the powers of a Magistrate under Section 85 of Act VII of 1871 (the Indian Emigration Act).

PORT TRUST.—*The 2nd September 1878.*—Mr. J. Walker, Engineer to the Bengal Coal Company and member of the Commission for the Inspection of Steam-boilers, is appointed temporarily, under Act V (B.C.) of 1862, to be a surveyor of steam vessels in the Port of Calcutta.

ECONOMIC MUSEUM.—*The 3rd September 1878.*—In supersession of all previous orders, the following gentlemen are appointed to form the Economic Museum Committee for the Julpigoree district :—

The Deputy Commissioner, Chairman,	} ex-officio
„ District Superintendent of Police,	
„ Sub-Divisional Officer of Buxa,	
„ Manager of the Chaklajat Estates,	
„ Forest Officer of Julpigoree,	
„ Medical Officer in charge of the Civil Station,	} Pleaders
„ Government Pleader,	
Baboo Kali Krishna Dutt, L.L.B.,	} Tehsildars
„ Preo Nath Banerjee, B.L.,	
„ Hard Prasad Das, Honorary Magistrate,	
„ Upendro Nath Dooddar, Rai Bahadur,	
„ Boda Ram Gahoor,	
„ Bhabendra Deb Knower,	
„ Mooshubhar Boshunia,	
„ Sree Kanth Surmah,	
„ Kali Singh Predhan,	} Jotedars.
„ Goya Nath Boshunia,	
Moonshee Mahomed Tonkoollah,	
„ Golam Aliuksh,	
„ Zamiroddin Mooktear,	} Honorary Magistrates.
„ Shahnumut O-dlah Boshunia, Jotedar,	
„ Golam Nyab,	
„ Abdus Samid,	
Baboo Hurrish Chunder Dass, B.L., Pleader, Member and Secretary.	} Pleaders.

MUNICIPAL.—*The 29th August 1878.*—Captain J. May, District Engineer, is appointed to be an *ex-officio* Commissioner of the Municipality of Revelunge, in the district of Sarun.

ROAD COUNCIL.—*The 7th September 1878.*—The following gentlemen are appointed to be members of the Branch Road Council Committee of Moonsheegunge, in the district of Dacca :—

Baboo Brindabun Chundra Das, Court Sub-Inspector, <i>vice</i> Baboo Srinath Gupta.
„ Bhagwan Chundra Gupta, Pleader, <i>vice</i> Baboo Kali Kisor Chakravarti.
„ Baboo Bepin Behari Poddar, Zemindar, <i>vice</i> Baboo Syam Sundar Poddar.
„ Ram Kanai Ghosh, Talookdar, <i>vice</i> Tonoo Mijhi.

The 9th September 1878.—In supersession of all previous orders, the following gentlemen are appointed to be members of the Cutwa Branch Road Cess Committee :—

- The Sub-Divisional Officer, Chairman.
- Baboo Sreenath Sen, Canoongoe, Vice-Chairman.
- Chunder Nath Biswas, Assistant Surgeon.
- " Potun Sook Chunder, Zemindar and Merchant.
- " Bistoo Chunder Adhicary, Manager of the estate of Baboo Shibdas Mohurir.
- " Nity Sunder Pandya, Talukdar.
- " Jogebondhoo Chatterjee, Merchant and Landholder.
- " Premanund Mahanto, Landholder.
- " Huri Mohun Mullick, Zemindar.
- " Jogo Bundhoo Barat, ditto.

In supersession of all previous orders, the following gentlemen are appointed to be members of the Culna Branch Bond Cess Committee :—

- The Sub-Divisional Officer, Chairman.
- Baboo Mohendro Lall Gupta, Vice-Chairman.
- Revd. Baikanto Nath Day, Missionary.
- Baboo Gobindo Prosad Bose, Talukdar.
- " Dino Bundhoo Nandi, Zemindar.
- " Hira Lall Gossamy, Talukdar.
- " Jodu Nath Chakravarti, ditto.
- " Bonomah Nundi, ditto.
- " Bani Madhub Mullick, ditto.
- " Upendro Narain Ghose, ditto.
- " Gopal Chunder Ganguly, Native Doctor.
- " Sree Nath Banerjee, Government Pensioner.
- " Bahari Lall Bauerjee.

In supersession of all previous orders, the following gentlemen are appointed to be members of the Bood Bood Branch Road Cess Committee :—

- The Sub-Divisional Officer, Chairman.
- Baboo Hit Lall Missur, Vice-Chairman.
- " Bhola Nath Kobiraj, Zemindar.
- " Dino Nath Koondoo, Trader.
- " Bepin Behari Mitter, Manager of the Kandaree Estate.
- " Protab Chunder Ghose, Talukdar.
- Attof Khan, ditto.
- Baboo Bairagoya Chand Mitter, ditto.
- " Nolita Madhab Rai, Pleader.
- " Badhoo Bundoo Mozoondar, Pleader.
- " Behari Lall Dutta, Mooktear.
- " Nuffer Chunder Dutta, ditto.
- " Krishna Gopal Missur, Lakhrajdar.
- " Guru Dass Chatterjee, Dewan of the Zemindar of Mankoor.
- " Berassur Chatterjee, Lakhrajdar.
- " Shoshee Bhooshan Chatterjee, ditto.
- " Nobin Chunder Audhecary, Izardar.

In supersession of all previous orders, the following gentlemen are appointed to be members of the Jehanabad Branch Road Cess Committee :—

- The Sub-Divisional Officer, Chairman.
- Baboo Jogendro Nath Goopto, Sub-Deputy Collector, Vice-Chairman.
- " Ouhoya Coomar Sen, Assistant Surgeon.
- " Baikanto Nath Rai, Talukdar.
- " Baikanto Nath Rai, Pleader.
- Moonshi Golam Hossain, Medical Practitioner.
- Baboo Ram Doyal Bhadher, Talukdar.
- " Ishan Chunder Kumar, Sub-Registrar.
- " Johury Lall Dutta, Moneylender and Farmer.

HORACE A. COCKRELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 10th September 1878.—In exercise of the powers vested in him by clause 2, section 8 of the Sonthal Pergunnahs Settlement Regulation, the Lieutenant-Governor is pleased to declare that the Opium Act I of 1878 and the rules framed under it, which have received the sanction of the Governor-General of India in Council, shall have force and effect in the Sonthal Pergunnahs.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

NOTIFICATION.

*The 5th September 1878.—In supersession of the notification, dated 12th February 1877, published at page 231 of Part I of the *Calcutta Gazette* of the 21st idem, the Lieutenant-Governor of Bengal has been pleased to sanction the conversion of the police station of Chatna, in district Bankura, into an outpost subordinate to the police station of Bankura, and to declare that the following shall be the revised boundaries of thana Bankura, in modification of the limits defined in the above notification with effect from the 1st April 1878:—*

THANA BANKURA.

On the North and North-East—The zillah boundary and the thana of Gungajoleghattee between the villages of Oopurkora and Koodalia.

On the East—The boundaries of the following villages, viz. Koodalia, Baidkona, Khurehsole, Gopeenathpore, Siamdaspore, and Oopermetia.

On the South—The limits of the following villages, viz. Oopermetia, Kullabbaria, Jatmira, Goalbaty, Parkoonda, Koosteh, Chundruhatti, Rooprampore, Sirsah or Sirsarah, Thakooranepore, Gobindpore, Kooata, Banky, Oosutpore, Ekurrab, Jaumkoondi, Bhadool, Khoodeemununturgur, &c., Tetooldanga, Rusoonkoonda, Cheehoorah, Bhanthgurra, Jugudilla, Junglemuhaler-chuk-Luktchjugudilla, Dudheemookha, Mukurkoondi, Jhuraja, Tentooliapharee, Dhojagram, Harakunalee, Sundorbakerdeela, Upor Soosonia, Sampore, and Bhatoorkuchhra; then the zillah boundary westward to the village of Khoorda.

On the West—The zillah boundary.

NOTE.—In the above description all villages named as situated on the boundaries are included in the limits of the thana to which reference is being made.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[First Publication.]
ROAD CESS NOTIFICATION.

DISTRICT OF BALASORE.

** The 6th September 1878.—It is notified, under Section 75, Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Balasore have, under Section 74 of the Act, determined to levy the cesses under that Act for the cess year commencing from the 1st October 1878, at the following rates, being the maximum rates, and the said rates are published accordingly:—*

I. Six pices, or two pice, on every rupee of the annual value of lands under Part II of the Act.

II. The following rates on non-agricultural houses and shops:—

Dwelling-houses estimated to be of the present value of—

		Yearly Cess.
		Rs. A. P.
Not less than Rs.	100, but less than Rs. 500	... 1 0 0
"	500, " 1,000	... 3 0 0
"	1,000, " 2,000	... 4 8 0
"	2,000 and upwards, Rs. 3 for every Rs. 1,000 or part thereof of the estimated present value.	

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupee.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

[First Publication.]
ROAD CESS NOTIFICATION.

DISTRICT OF DACCA.

The 6th September 1878.—It is notified, under Section 75, Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Dacca have, under Section 74 of the Act, determined to levy the cesses under that Act for the cess year commencing from 1st October 1878 at the following rates, being the maximum rates, and the said rates are published accordingly:—

I. Six pices, or two pice, on every rupee of the annual value of lands under Part II of the Act.

II. The following rates on non-agricultural houses and shops:—

Dwelling-houses estimated to be of the present value of—

		Yearly Cess.
		Rs. A. P.
Not less than Rs.	100, but less than Rs. 500	... 1 0 0
"	500, " 1,000	... 3 0 0
"	1,000, " 2,000	... 4 8 0
"	2,000 and upwards, Rs. 3 for every Rs. 1,000 or part thereof of the estimated present value.	

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupee.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 9th September 1878.—In exercise of the power conferred on him by section 234 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Serampore at a meeting, to order that the provisions of sections 264 to 277, both inclusive, of Part VII, Chap. II of the said Act, shall be in force in the said Municipality.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 9th September 1878.—In exercise of the powers conferred upon him by section 314 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased to confirm the bye-laws stated at foot of this notification, which were made by the Commissioners of the Municipality of Mozufferpore, at a meeting convened expressly for the purpose and of which due notice had been given, and in exercise of the powers conferred by section 315 of the same Act, the Lieutenant-Governor is pleased to sanction the penalties for any breach of the said bye-laws which have been declared by the Commissioners.

For regulating the time and mode of collecting the taxes.

1. Every officer authorized to grant receipts shall be provided with a certificate of his authority to collect, and every such certificate shall bear the seal of the municipality and signature of the Chairman. Every collecting officer at the time of demanding payment shall be bound to show this certificate if required.

2. Every person required in writing to furnish any schedule or return which the Commissioners may lawfully require him to furnish shall send such schedule or return to the office of the Commissioners within one week from the date of the service of the requisition, in the manner described in section 367 of the Act. Any person failing to do so shall be liable to a penalty not exceeding Rs. 5 for the omission, and to a penalty not exceeding Rs. 2 for every day the omission shall after warning continue. Any person submitting a false or incorrect schedule or return shall be liable to a penalty of Rs. 20, provided that nothing in this bye-law shall be held to prevent the institution of a criminal prosecution under the Penal Code, should the fact appear to warrant such a proceeding.

3. Payment of purchase-money for property sold, and delivery of the property, shall be made immediately after the sale; and if the purchaser fails to pay the full amount of his bid, it shall be lawful for the distraining officer, at his discretion, to sell the property again on the same or any other day, and the first purchaser shall, in such case, be responsible to the Commissioners for any loss, which shall be recoverable as a debt due to them.

For regulating the conduct of persons employed by the Commissioners.

4. All persons employed by the Commissioners, whose services may be no longer required, shall be liable to discharge after receipt of previous notice or pay in advance for the period of one month, and no such person shall withdraw from the duties of his office without having given previous notice for the period of one month on pain of forfeiture of one month's salary.

5. All persons now holding, or who may hereafter be appointed to, any office under the Commissioners shall, when required so to do, furnish good security to such amount as the Commissioners may from time to time fix, and any person failing to furnish such security within such time as the Commissioners may appoint, shall be held to have thereby forfeited his appointment, and may be removed from office.

6. The Commissioners shall have power to inflict for neglect of duty a fine not exceeding one month's pay upon any person employed by them.

For regulating the disposal of offensive matter, rubbish, and dead bodies of animals.

7. Every person within whose premises any animal may die shall, within four hours after its death, or if death occurs at night, within two hours after day-light, either remove at his own expense the carcass to such place as may be set apart by the Commissioners for the reception of such carcasses, or report the death to the conservancy overseer of the division within which such premises may be situated; and in such latter case shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may determine, and in cases where the said person is not the owner of the animal, and the owner is known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners. No overseer, when called upon, shall neglect to remove a carcass.

The penalty for infringement shall be a fine not exceeding Rs. 10.

8. No person shall deposit, or cause to be deposited, any carcass, or any part of a carcass, in any place other than such places as may from time to time be appointed by the Commissioners for the reception of carcasses.

The penalty for infringement shall be a fine not exceeding Rs. 10.

9. All dust, ashes, rubbish, and sweeping of any house, the removal of which is undertaken by the Municipal Commissioners, shall be deposited by the owner of the said house on the side of the road between the hours of 5 A. M. and 8 A. M.

The penalty for infringement shall be a fine not exceeding Rs. 10.

10. No person shall throw, deposit, or discharge any night-soil, sewage, or the contents of any drain, privy, or cess-pool, into any river, tank, khal, water-course, or receptacle for water, or dispose of the abovementioned kinds of offensive matter in any other way than as the Municipal Commissioners may from time to time direct.

The penalty for infringement shall be a fine which may extend to Rs. 20.

11. No person shall carry night-soil through the streets otherwise than in a closely covered receptacle of such description or pattern as shall be required from time to time by the Municipal Commissioners, and between such hours as the Commissioners may from time to time direct.

The penalty for infringement shall be a fine which may extend to Rs. 5.

For the regulation and management of privies.

12. Every owner or occupier of any house, land, or premises from which offensive matter is not removed by the said owner or occupier, shall give free access to the servants of the municipality to his house, land, or premises for the removal of any night-soil or filth within such hours as may have been fixed by the Municipal Commissioners.

The penalty for infringement shall be a fine which may extend to Rs. 5.

13. Every person shall construct his privy above ground, and shall provide his privy or premises with a suitable moveable receptacle of earthenware.

The penalty for infringement shall be a fine which may extend to Rs. 20.

14. Whenever it shall appear to the Municipal Commissioners that a privy is noxious or improperly constructed, it shall be lawful for them to issue a notice on the owner or occupier of any house, land, or premises in or on which such privy may be situated, directing him to fill up, close, or otherwise alter the construction of such privy as may seem to them proper; and if the orders contained in the notice be not carried out within 15 days, the Commissioners may fill up, close, or otherwise alter such privy in the manner directed in the notice, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

15. No owner or occupier of any premises in or on which any privy may be situated shall allow night-soil or filth of any kind to flow, or be discharged, from such privy into any drain, water-course, river, tank, hollow, or excavation (or into any place containing waste and stagnant water), or into any other receptacle but one of the nature described in bye-law No. 13.

The penalty for infringement shall be a fine which may extend to Rs. 20.

16. The Municipal Commissioners may direct the use of lime, coal-tar, carbolic acid, or other deodorants or disinfectants in any privy or in any premises, if at any time it seem to them necessary for the preservation of public health, or for the prevention of infection or spread of disease.

Provided that the Municipal Commissioners shall be bound to supply such deodorants or disinfectants at cost price, and the price shall be recoverable as a debt due to the Commissioners.

The penalty for not using deodorant or disinfectant so supplied shall be a fine which may extend to Rs. 10.

For regulating traffic in the streets.

17. Every carriage or cart plying in the streets after one hour after sunset shall carry a light or lights, except when, in the opinion of the Magistrate, there may be sufficient moon-light to render such light or lights unnecessary.

The penalty for infringement shall be a fine which may extend to Rs. 2.

For regulating or prohibiting the use of fire-balloons, fire-works, fire-arms, or missiles in the vicinity of public streets.

18. No one shall let off any fire-balloon, fire-work, fire-arm, or any missile on or near any public street, without the consent of the Municipal Commissioners previously obtained.

The penalty for infringement shall be a fine not exceeding Rs. 10.

General Bye-laws.

19. No person shall put, or cause to be put, on any house or other building any spout or other thing intended for the conveyance and discharge of water, which shall be so placed that the water discharged therefrom shall be thrown, or fall upon any public thoroughfare.

The penalty for infringement, after notice, shall be a fine which may extend to Rs. 5.

20. It shall be lawful for the Municipal Commissioners to issue a notice to the owner or occupier of any house or building on which there may already be any such spout or other thing intended for the conveyance of water as is described in bye-law No. 19, directing him to remove or alter such spout or other thing; and if the orders contained in the notice be not carried out within ten days, the Commissioners may remove or alter such spout or other thing in the manner directed in the notice, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

21. No person shall construct or place over any public drain any bridge, platform, building, or structure of any kind, except by, and with, the written permission of the Municipal Commissioners and in such manner as they shall direct, and in the case of any such bridges, platforms, buildings, or structures now in existence the Commissioners shall have power to issue a notice to the owner or occupier thereof directing such alterations as they may think proper.

The penalty for infringement shall be a fine which may extend to Rs. 10.

The penalty for continued infringement, after notice, shall be a daily fine which may extend to Rs. 3.

22. If any house, wall, or other erection, or any part thereof, fall upon any public road or thoroughfare, or into any public drain, the owner of such house, wall, or erection shall remove it, after notice, within the time prescribed by the Municipal Commissioners.

The penalty for infringement, after notice, shall be a fine which may extend to Rs. 10.

The penalty for continued infringement, after notice, shall be a daily fine which may extend to Rs. 5.

23. No person shall steep in any river, khal, tank, or ditch, within municipal limits, any jute, hemp, bamboos, or other vegetable matter likely to render the water of such river, khal, tank, or ditch offensive or noxious to the neighbourhood.

The penalty for infringement shall be a fine not exceeding Rs. 5.

The penalty for continued infringement, after notice, shall be a fine not exceeding Rs. 2 daily.

24. No persons shall, without the written permission of the Commissioners, set up any obstruction in any nullah or water-course; and the Commissioners may order the removal of any such obstruction on grounds of public health.

The penalty for infringement shall be a fine not exceeding Rs. 10.

The penalty for continued infringement, after notice, shall be a fine not exceeding Rs. 4 daily.

25. The owner or occupier of any part of the bank of any nullah or water-course shall keep it free from filth, dense vegetation, or other obstruction, and shall at all times allow the Commissioners, or any of their servants duly authorized, to have access to such nullah or water-course for any purpose of public conservancy.

The penalty for infringement shall be a fine not exceeding Rs. 10.

The penalty for continued infringement, after notice, shall be a fine not exceeding Rs. 5 daily.

26. No person shall bury, or cause to be buried, in any burial ground any corpse in a grave, either *kutcha* or *pucca*, which shall be less than six feet deep, and the bamboo or plank used for roofing the grave shall not be placed less than two feet below the surface of the ground.

The penalty for infringement shall be a fine not exceeding Rs. 10.

27. No person shall build or dig, or cause to be built or dug, any grave in any burial ground at a less distance than two feet from any other existing grave.

The penalty for infringement shall be a fine not exceeding Rs. 20.

28. No person shall build or dig, or cause to be built or dug, a grave in any burial place in any other line than that marked out by the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 20.

29. No grave once used shall be opened for the burial of another body, without the permission of the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 20.

30. No one shall carry a corpse, or part of a corpse, through any highway, unless it be decently covered and totally concealed from public view.

The penalty for infringement shall be a fine not exceeding Rs. 10.

31. No person shall picket animals, or collect carts, or form any encampment upon any public ground, without the permission of the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 10.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 2nd September 1878.—It is hereby notified for general information, that in exercise of the power conferred on him by Section 4, Act II (B.G.) of 1877 (the Provincial Public Works Cess Act), the Lieutenant-Governor is pleased to determine that the rate at which the Public Works Cess shall be leviable in all the districts to which the said Act has been extended, during the year commencing on the 1st October 1878, shall be one-half of an anna in the rupee of the annual value of the lands in such districts.

D. BARBOUR,
Offy. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 20th August 1878.—In exercise of the powers conferred upon him by Section 234 of the Bengal Municipal Act, 1878, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Burrillal, at a meeting, to order that the provisions of Sections 278 to 283, both inclusive, of the said Act shall be in force in the said Municipality.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Second Publication.]

NOTICE.

PRIZE OF RUPEES 500.

The 23rd August 1878.—A prize of the above amount will be awarded by the Government of India for the best English Sanitary Primer which may meet with their approval. The treatise should not consist of more than twenty-four pages of print, and the prize work will become the property of Government, who will be at liberty to translate it into different vernacular languages.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

Under Section 25 of the Chota Nagpore Tenures' Act, II (B. C.) of 1869:

The 24th August 1878.—It is hereby notified that the registers of bhuinhari and other tenures in the villages belonging to the marginally named pergunnahs of the Chota Nagpore estate, Loherdugga district, prepared under the provisions of Section 5 of Act II (B.C.) of 1869, having been finally revised and corrected in accordance with the decisions and orders of the Special Commissioner and the Commissioner of the division under the aforesaid Act, have been confirmed by the Commissioner of the division on the 10th August 1878.

2. It is further declared, agreeably to the provisions of Section 26 of the aforesaid Act, that the confirmation of the Commissioner of the division notified above having thus been published, the registers shall be conclusive evidence of all matters recorded therein; and from and after this publication of the confirmation of the register relating to any village, no evidence shall be received that any lands in such village not mentioned in such register are of bhuinhari or manjhush tenure.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 27th August 1878.—In exercise of the power conferred on him by Section 2, Act VI (B. C.) of 1878, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of the Suburbs of Calcutta, at a meeting, to declare that, from the 1st of October 1878, the Commissioners of the said Municipality will maintain an establishment for the cleansing of all public and private latrines within that part of the Municipality which is included within the boundaries specified below:—

A line commencing on the north of the Poramanick's Ghaut on the River Hooghly and along the northern side of the Poramanick Ghaut Road eastward to the point where it meets the Cossipore Road, thence northward along the western side of the Cossipore Road to its junction with the Dharebagan Road, thence eastward along the northern side of the Dharebagan to the place where it meets the Barrackpore Trunk Road, thence southward along the Barrackpore Trunk Road to the point where it crosses the Chitpore branch of the Eastern Bengal Railway line, thence eastward along the line of the Railway to the point where it meets the main line, thence southward along the main line to the place where it touches the Canal, thence westward along the northern bank of the Canal to the point where it meets the western bank of the Circular Canal near the Ooltadangah new bridge, thence southward along the Canal bank to the point where it meets the Manniktollah Road, thence eastward along the northern side of the Manniktollah Road to the place where it meets Kancoorgatchee Road, thence southward along the eastern side of the Kancoorgatchee Road to the place where it touches the Narendangah main road, thence across the Narendangah main road to Soorah Road, thence southward along the Soorah Road to the point where it meets the Balinghatta Road, thence eastward along the Balinghatta to the place where it meets the Nintollah Road, thence southward along the Nintollah Road to the point where it meets the Chowpatty Road, thence westward along the northern bank of the Balinghatta Canal to a point opposite the Coolib Tengrah 4th Lane, thence across the Canal

and southward along the Cooliah Tengrah 4th Lane, thence southward along the Chingreeghattah Lane to the point where it meets the Tengrah Road, thence westward along the Tengrah Road to its junction with the Camardangah Road (east), thence southward along the Camardangah Road (east) to a point where it meets Camardangah Road (south), thence southward along the Camardangah Road (south) to its junction with the Gobrah Road, thence westward along the Gobrah Road to the Railway Bridge No. 3 on the Calcutta and South-Eastern State Railway line, thence southward along the line of the Railway to a point where it crosses over the Dehee Serampore Lane, thence westward along the Dehee Serampore Lane to the point where it meets the Gurriah Haut Road, thence northward along the Gurriah Haut Road to its junction with the Gurcha Road, thence west side along the Gurcha Road to the point where it meets Hazrah Road, thence southward along Hazrah and Punditia to the point where the latter meets the Monohurpookur Road, thence westward along the Monohurpookur Road to the place where it meets the Monohurpookur 3rd Lane, thence southward along the Monohurpookur 3rd Lane to the point where it meets Dhacooria Road, thence across the Dhacooria Road to the point where it meets the Borage Road, thence southward along the Borage Road to the place where it meets the Mullahatty Road, thence westward along the Mullahatty Road to the point where it meets the Russa Road, thence northward along the Russa Road to the point where the same meets the Tollygunge Bridge Road, thence westward along the Tollygunge Bridge Road to the Tollygunge Bridge, thence across Tolly's Nullah and westward along the Tollygunge Circular Road to the point where it meets Boistubparrah 1st Lane, thence along Boistubparrah 1st Lane to the point where it meets Diamond Harbour Road, thence northward along Diamond Harbour Road to the point where it meets the Mominpore Lane, thence westward along the Mominpore Lane to the point where it joins the Budge-Budge Road, thence eastward along the Budge-Budge road to the point where it joins the Bhookeylash Road, thence northward along the Bhookeylash Road to the point where it meets the Hurrobash Road, thence westward along Hurrobash and Sonie Roads to the point where the latter meets Tarratollah Road, thence northward along Gurragatoba Road to the place where it meets the Circular Garden Reach Road, thence westward along the present boundary line to the point where it meets the River Hooghly.

2. And in exercise of the powers conferred by Section 3 of the same Act, the Lieutenant-Governor is pleased to direct that the fees to be levied under Section 3 of the Act by the Commissioners of the said Municipality shall be fixed according to the scale stated below:—

Scale of Fees under Section 3, Act VI (B. C.) of 1878.

No. I.

Class.	Rental valuation per annum.			Rate per year	Class.	Rental value per annum.			Rate per year
	From Rs.	Below Rs.	Rs.			From Rs.	Below Rs.	Rs.	
1	1	12	1-8	20	1,200	1,300	1,300	42	
2	12	50	3	21	1,300	1,400	1,400	44	
3	50	75	4-8	22	1,400	1,500	1,500	46	
4	75	100	6	23	1,500	2,000	2,000	48	
5	100	150	8	24	2,000	3,000	3,000	58	
6	150	200	10-8	25	3,000	4,000	4,000	68	
7	200	250	13	26	4,000	5,000	5,000	78	
8	250	300	15	27	5,000	6,000	6,000	88	
9	300	350	17	28	6,000	7,000	7,000	98	
10	350	400	19-8	29	7,000	8,000	8,000	108	
11	400	450	22	30	8,000	9,000	9,000	118	
12	450	500	24	31	9,000	10,000	10,000	128	
13	500	600	26	32	10,000	15,000	15,000	178	
14	600	700	28	33	15,000	20,000	20,000	228	
15	700	800	31	34	20,000	25,000	25,000	278	
16	800	900	33	35	25,000	30,000	30,000	328	
17	900	1,000	35	36	30,000	35,000	35,000	378	
18	1,000	1,100	37	37	35,000	40,000	40,000	428	
19	1,100	1,200	40	38	40,000	and upwards	and upwards	430	

3. And in exercise of the powers conferred by Section 8 of the same Act, the Lieutenant-Governor is further pleased, on the recommendation of the Commissioners at a meeting, to fix the rate per head which may be levied by the Commissioners under the said section of the Act at 2 annas per head per mensem.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal,

[Third Publication.]

NOTIFICATION.

The 27th August 1878.—It is hereby notified for general information that, under paragraph 2, Section 34, Act V (B. C.) of 1876, the Lieutenant-Governor of Bengal intends to vest in the Municipal Commissioners of Bankoora, with effect from the 1st October 1878, the public market-place and the travellers' serai lying within the limits of the Municipality of Bankoora, the said market-place and serai not being private property, nor the property of a religious institution or society.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

Third Publication.]

NOTIFICATION.

The 22nd August 1878.—In exercise of the powers conferred upon him by section 314 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased to confirm the additional bye-laws stated at foot of this notification, which were made by the Commissioners of the Municipality of Bhagulpore at a meeting convened expressly for the purpose, and of which due notice had been given, and in exercise of the powers conferred by section 315 of the same Act, the Lieutenant-Governor is pleased to sanction the penalties for any breach of the said bye-laws which have been declared by the Commissioners:—

BYE-LAWS.

27. No elephant shall be taken anywhere through the Municipality, except under a pass in writing from the Chairman, or, in his absence, from the Vice-Chairman.
The penalty for infringement shall be a fine not exceeding Rs. 20.
28. Carts carrying bamboos over fifteen feet in length through the Municipality shall be in charge of at least one man besides the driver.
The penalty for infringement shall be a fine not exceeding Rs. 5.
29. Persons riding mares through the Municipality shall not allow the foals of the said mares to accompany them loose.
The penalty for infringement shall be a fine not exceeding Rs. 5.

D. BARBOUR,
Offg. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 6th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the expense of the Calcutta Municipality for a public purpose, viz. for widening a bye-lane between Cornwallis Street and Simla Street, in the town of Calcutta, it is hereby declared that for the above purpose pieces of land being portions of Nos. 184 and 192, Cornwallis Street, and portion of No. 31, Simla Street, indicated in the plan by A, and portions of Nos. 9 and 10, Gourmohun Mookerjee's Lane, indicated by B, in the said town of Calcutta, in the district of the 24-Pergunnahs, measuring, more or less, 1 cottah 4 chittacks, are required. The boundaries of the lands are as follows:—

A.—Bounded on the north partly by No. 184, Cornwallis Street, belonging to Khetter Mohun Ghose and Bindadebee Dossee, partly by No. 192, Cornwallis Street, belonging to Hureepersaud Bose and partly by No. 31, Simla Street, belonging to Gurupersaud Mookerjee; on the south by a public drain; on the east by Cornwallis Street; and on the west by a public drain.

B.—Bounded on the north by a public drain; on the south partly by No. 9, Gourmohun Mookerjee's Lane, belonging to Premchand Sain and partly by No. 10, Gourmohun Mookerjee's Lane, belonging to Goluckchunder Sait; on the east by No. 7, Gourmohun Mookerjee's Lane, belonging to Sreemutty Rajcoomarjee Dossee; and on the west by No. 22, Simla Street, belonging to Modoosoodun Roy.

A plan of the lands can be seen in the office of the Municipal Commissioners of Calcutta, where it has been deposited for the inspection of the public.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

(First Publication.)

DECLARATION.

The 6th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government in the village of Ninnagore, pargannah Bojoyagoro, zillah Dinaigapore, at the expense of the Municipality of Dinaigapore, for a public purpose, viz. for burying the night-soil of the town of Dinaigapore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 2 benghas of standard measurement,

is required within the aforesaid village of Ninnagore. It is bounded on the north by Amin lands belonging to Shumbhoo Mistree; on the south by the same; on the west by lands belonging to Jar Mahomed Mistree and Kohor Mahomed Mistree; and on the east by lands belonging to Abdur Roof and Kefatallah Jamadar.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

D. BARBOUR,

Offg. Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 9th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for connecting the Port Commissioners' Chitpore Tramway with the Chitpore Goode Station of the Eastern Bengal Railway Company, it is hereby declared that for the above purpose a piece of land measuring 3 chittacks and 6 square feet, more or less, and being part of holding No. 208, subdivision 5, division 1, of khas mehal Punchanogram, in Chitpore district, 24-Pergunnahs, bounded on the north by Eastern Bengal Railway Company's premises at Chitpore; on the east and south by the remaining portion of holding No. 208, the property of Shashi Mookhi Dabi; and on the west by the Port Commissioners' land, is required within the aforesaid village of Chitpore.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 9th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Paresh Singh, Ghatwal, for service lands previously taken up for the road from Mejia to Murhi, in the village of Goshaindih, pergunnah Moheshera, zillah Bankoora; it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 beegha 5 cottahs 13 chittacks of standard measurement, bounded on the east by Dhaorajor and Ranjipore, west by Shurpahari and mouzah Sheakulloba, north by Bourkurathal and Nadirpahari, and south by Dhaorajor and Kistopore, is required within the aforesaid village of Goshaindih.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 9th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Deenut Khan Sadyal for service lands previously taken up for the road from Mejia to Muruli, in the village of Kastora, pergunnah Moheshera, zillah Bankoora; it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 beegha 1 cottah 10 gandas of standard measurement, bounded on the east by Mohana monzah; west and south by Satdeoli; north by the road from Saltora to Mejia, is required within the aforesaid village of Kastora.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 9th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Bakra Nath Singh, Sardar Ghatwal, for service lands previously taken up for the road from Mejia to Muruli, in the village of Bhurkurathol, pergunnah Moheshera, zillah Bankoora; it is hereby declared that for the above purpose a piece of land measuring, more or less, 4 beeghas 12 $\frac{1}{2}$ chittacks of standard measurement, bounded on the east by Dhaorajor; west by Nadirpahari and Matukbani mouzah; north by Matukbani and Jorekhali; and south by mouzah Goshaindih, is required within the aforesaid village of Bhurkurathol.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,

Secy. to the Govt. of Bengal.

[First Publication.]

DECLARATION.

The 9th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. to compensate Magaram and Satrughan Kotal, chowkidars, for service lands previously taken up for the road from Mejia to Murubi, in the village of Jamui, pergannah Maheshera, zillah Bankoora; it is hereby declared that for the above purpose a piece of land measuring, more or less, 2 beeghas 19 cottahs 12 chuttacks of standard measurement, bounded on the east by the road from Bankoora to Raneegunge; west by the homestead lands of the village of Jamui and Kurra, Bamuna and Sarkar tanks; north by Parbattipore, Hanuman Chuk and Muluk Chuk; and south by the road from Saltora to Mejia, is required within the aforesaid village of Jamui.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Second Publication.]

DECLARATION.

The 3rd September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz. for replacing service lands taken by Government for the road from Jamjhari to Basudebpore, in the village of Basudebpore, pergannah Ankura, zillah Balasore; it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 acre 2 roods 27 poles of standard measurement, bounded on the—

North—by the Jamjhari to Basudebpore road, and by the service land of Man Das and Krishna Das Chowkidars,

East—by Basudebpore Mahal lands,

South—by the same, and by the khairat lands of Kanhai Das,

West—by village Jafirpore,

is required within the aforesaid village of Basudebpore.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for re-placing service lands taken up by Government for the road from Phulwar to Kalama, in the village of Rudra Gopalpur, pergannah Kundi, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 5 acres 2 roods 36 poles 10 yards 1 foot of standard measurement, bounded on the north by the police paik sardar's jagir land; east by the Phulwar to Kalama road; south by the police paik sardar's jagir land in Kasbadasmali; west by the Panu Behara's Pal land in Rudragopalpur mouzah, is required within the aforesaid village of Rudragopalpur.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for re-placing service lands taken up by Government for the road from Phulwar to Kalama, in the village of Bauktira, pergannah Phulwar, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 acre 2 roods 19 poles 7 yards 5 feet 9 inches of standard measurement, bounded on the north by mouzah Kalama, killa Mayurbhunj; east by mouzah Bauktira, cultivated land of Bhagbut Das; south by mouzah Bauktira, cultivated land of Kangali Jena; west by mouzah Bauktira, cultivated land of Gaugu Panda, is required within the aforesaid village of Bauktira.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

[Third Publication.]

DECLARATION.

The 24th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for re-placing service lands taken up by Government for the road from Phulwar to Kalama, in the village of Balipal, pergunnah Kundi, zillah Balasore, it is hereby declared that for the above purpose a piece of land measuring, more or less, 8 roods 5 poles 16 yards 108 inches of standard measurement, bounded on the north by Balipal Jal land cultivated by Damsain; east by Balipal Jal land cultivated by Pahal Behara and Narain Barik; south by Balipal Jal land cultivated by Sheikh Bhelo; west by the road from Phulwar to Kalama, is required within the aforesaid village of Balipal.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

JUDICIAL DEPARTMENT.

No. 4188A.

The 31st August 1878.—Baboo Gonesh Chunder Chowdry, First Subordinate Judge of Chittagong, on leave, is appointed to be Subordinate Judge of Rajshahye.

Baboo Jodu Nath Mullick, Subordinate Judge and Judge of the Court of Small Causes, Rajshahye, on leave, is appointed to be First Subordinate Judge of Chittagong.

The 4th September 1878.—Baboo Kally Prosonno Mookerjee, Officiating Second Subordinate Judge, Burdwan, is allowed leave for thirty-two days, under Rule 1, Section 81 of the Civil Leave Code, with effect from the 26th instant.

The following gentlemen are appointed to be Honorary Magistrates for the Sudder Station Bench in the district of Rajshahye, and are vested with the powers of a Magistrate of the Third Class:—

Baboo Romanath Sen, Dewan of Kojla factory.

,, Horro Gobind Bose, Manager of Tahirpore Estates.

The 7th September 1878.—The name of Baboo Panchooram Mundul is removed from the list of Honorary Magistrates of the Sudder Bench at Rajshahye.

Baboo Bhairab Nath Palit, Officiating Deputy Magistrate and Deputy Collector, Durblunga, is vested with the powers of a Magistrate of the Second Class.

The 9th September 1878.—Baboo Gobind Chundra Bysack, Officiating Moonsif of Cusba, in Tipperah, is appointed to officiate as First Moonsif of Dacca during the absence, on leave, of Baboo Gopal Chunder Banerjee, or until further orders, with effect from the re-opening of the civil courts after the ensuing Dusserah vacation.

The 10th September 1878.—Baboo Prosunno Kumar Bose, M.A., is appointed to act as Moonsif of Arrareah, in the district of Purneah, during the absence, on leave, of Baboo Gokool Chand, or until further orders.

Baboo Sitanath Mookerjee, Officiating Sub-Deputy Collector of Nattore, in the district of Rajshahye, is vested with the powers of a Magistrate of the Third Class.

Baboo Kedarnath Roy, M.A. and B.L., is appointed to act as Moonsif of Bogra during the absence, on leave, of Baboo Juggobundhoo Ganguly, or until further orders.

Baboo Rajendro Nath Roy, Deputy Magistrate and Deputy Collector, Gya, is vested with the powers of a Magistrate of the Third Class, with effect from the date on which he joined that district.

Baboo Radha Madhub Bose, Officiating Deputy Magistrate and Deputy Collector, Manbhum, is vested with the powers of a Magistrate of the Second Class.

Mr. W. H. M. Gun, Officiating Joint-Magistrate and Deputy Collector, Nuddea, is vested with powers under Sections 44, 142, 157, 417, and 521 of the Criminal Procedure Code.

LEAVES OF ABSENCE TO MOONSIFS.—*The 8th August 1878.*—Baboo Jogendro Nath Bose, late Second Moonsif of Lushkorpore, in the district of Sylhet, recently transferred to Gungajulghattee, in Baukoora, has been allowed privilege leave of absence for nine days, in extension of that already granted to him on the 13th of June 1878, under Rule 1, Section 31, Chapter VII, of the Civil Leave Code.

The 4th September 1878.—Baboo Juggobundoo Gangeoly, Moonsif of Bogra, in the district of Bungpore, has been allowed privilege leave of absence for three months, under Rule 1, Section 31 of the Civil Leave Code, with effect from the 26th September 1878.

The 9th September 1878.—Moulvi Toffail Ahmed, Moonsif of Howrah, in the district of Chittagong, has been allowed privilege leave of absence for one month with effect from the 20th September 1878, or from any subsequent date on which he may avail himself of it.

Baboo Prosunno Kumur Roy, Moonsif of Jhenidah, in the district of Jessor, has been allowed privilege leave of absence for two months and six days under Rule 1, Section 31, Chapter VII of the Civil Leave Code, with effect from the 26th September 1878.

Baboo Akshoy Kumar Bose, Moonsif of Begumgunge, in the district of Noakhally, has been allowed privilege leave of absence for two months, under Rule 1, Section 31 of the Civil Leave Code, with effect from the 27th September 1878.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 4th September 1878.—Under Section 2 of Act II (B.C.) of 1867 (an Act to provide for the punishment of public gambling and the keeping of common gaming-houses), the Lieutenant-Governor extends the provisions of the said Act to the Municipality of Rajpore, in the 24-Pergunnahs district, with effect from the 1st October 1878.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 15th August 1878.—It is hereby notified for general information that thana Toobkibagra (the boundaries of which were defined in the Notification dated 19th May 1875, and published in the *Calcutta Gazette* of the 2nd June 1875,) is removed to Chandpore, the head-quarters of the new Chandpore sub-division. The name of the Toobkibagra thana has been changed to "Chandpore."

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 31st August 1878.—Baboo Shama Charan Singh, Sub-Registrar of Nawabgunge, in Maldah, is appointed to be Sub-Registrar of Chagdah, in the district of Nuddea, vice Kazi Mosibuddin Mahomed, deceased. Baboo Gooroo Das Burman, late Sub-Registrar of Ausgram, in Burdwan, is appointed to be Sub-Registrar of Nawabgunge, in Maldah, vice Baboo Shama Charan Singh.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Second Publication.]

NOTIFICATION.

The 2nd September 1878.—Under the provisions of Section 6 of the Indian Registration Act III of 1877, the Lieutenant-Governor has appointed Mr. J. G. Ritchie, Assistant Commissioner, to be Sub-Registrar of Darjeeling, vice Mr. A. W. Paul, deputed on special duty.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 16th August 1878.—Under Section 8, Act I (B.C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Munshi Abdurrahman authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police station of Patikchari, in the district of Chittagong.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 20th August 1878.—Under Section 8, Act I (B. C.) of 1876 (an Act to provide for the voluntary registration of Mahomedan marriages and divorces), the Lieutenant-Governor has granted a license to Qazi Fasal Karim, authorizing him to register Mahomedan marriages and divorces, and to exercise the other functions of a Mahomedan Registrar within the police stations of Dumuriya and Deluti, in the district of Jessor.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

[Third Publication.]

NOTIFICATION.

The 18th August 1878.—The following rules in respect to the duties to be performed by the Registrar of Joint Stock Companies have been sanctioned by the Lieutenant-Governor under the provisions of Clause 2, Section 190 of Act X of 1866, and are hereby published for general information:—

RULES UNDER CLAUSE 2, SECTION 190 OF ACT X OF 1866.

THE registration hours shall be between 11 A.M. and 2 P.M. every day, except on Sundays and authorized holidays.

2. The following registers and index shall be kept by the Registrar of Joint Stock Companies:—

- (1) a general register as per Appendix I,
- (2) a register ledger " " II,
- (3) an index to the general register.

3. On being satisfied that the requirements of the law have been complied with, the Registrar shall proceed to register the memorandum of association and the articles of association (if any) filed with the memorandum in the following manner, viz. by entering the same into the general register and by endorsing on the papers so filed the following formula:—

"Registered by me this day of 18 .

Signature.

Seal.
Registrar,
J. S. Co.

Registrar of Joint Stock Companies."

4. On receipt of every document the Registrar shall endorse thereon the following particulars:—

- (1) the number borne by the company in the Registrar's ledger,
- (2) the name of the company,
- (3) the nature and substance of the document.

5. If any memorandum or articles of association of a company be found defective or incomplete in any of the particulars required by law, the Registrar shall return the same to the party applying for registration for due rectification or completion thereof, and, until such rectification or completion be made, the Registrar shall not register the document or grant certificate thereof.

6. The Registrar shall return to the company concerned, for the purpose of being amended, any document found defective or incomplete in any of the particulars required by the law, or in the preparation of which prescribed formalities have not been observed. Until the necessary rectification be made, the document shall not be filed and certificate granted.

7. The Registrar shall deposit in a separate box, labelled with the name of the company, a copy of the memorandum of association of the company concerned, which shall be lodged in the office of the Registrar.

The documents of each company shall be placed together, and kept separate and distinct from the documents of other companies.

8. On the registration of a company the Registrar shall grant a certificate to the company in the form given in Appendix III, and on the registration of any other documents authorized to be recorded he shall grant a certificate in the form given in Appendix IV.

9. He shall keep a book, to be called "the Register of Joint Stock Companies." In this register he shall enter the names of the registered companies in the order of their registration, and he shall number each company consecutively. One page in the register shall be allotted to each company until another page is required.

Under the name of each company the Registrar shall enter a note of every registration effected or record made relating to the company, and he shall affix to each entry the date of such registration and his signature.

From and after 1st April 1879 the numbers assigned to the companies thereafter registered shall be in a consecutive series commencing and terminating with each official year.

An alphabetical index shall be kept of the companies registered.

10. The Registrar shall keep a daily cash-book and a duplicate chalan-book. In the former shall be entered day by day, as they occur, all receipts and disbursements of money, and the latter shall contain particulars of the cash sent from time to time to the General Treasury. All monies received shall be placed, while in the custody of the Registrar, in a cash-box, of which he shall keep the key and for the safety of which and of the cash-book and chalan-book he shall be responsible. The Registrar shall remit all fees to the treasury, if possible, on the day they are received, or, if that is found impossible, early on the day following.

11. On payment of the proper fee the Registrar shall permit any person applying to do so to inspect his records under the supervision of a responsible officer.

12. The Registrar of Joint Stock Companies shall, in his discretion, institute such inquiries and investigations at the offices of registered companies or otherwise as shall be necessary to obtain information or evidence respecting defaults, or respecting any infractions of the law, made by such companies in complying with any of the provisions of the Indian Companies' Act, 1860.

13. The Registrar may assign any of the duties prescribed under these rules to an Assistant Registrar, where such an officer may be appointed by Government, and may distribute the office work to the Assistant Registrar, clerks, and servants in such manner as he may think fit.

14. The Registrar shall submit an annual report on the administration and working of his office, together with the following statements for the previous official year:—

- (1) showing number and names of joint stock companies registered, with their nominal capital and date of Registration;
- (2) showing number and names of companies that have increased their capital;
- (3) showing number and names of companies wound up or otherwise defunct, with their capital and date of registration;
- (4) showing number and names of literary and scientific and charitable societies registered under Act XXI of 1860;
- (5) showing receipt of fees realized under Tables B and C, and the different sections which authorize the levying of fees;
- (6) showing alphabetically number and names of companies existing on the register on the 31st March of the preceding year;
- (7) showing result of prosecutions under the Indian Companies' Act;
- (8) a statement of expenditure.

APPENDIX I.

NAME OF COMPANY.	Under what Act it was registered.	Date of registration.	Objects for which the Company was established.	Whether the Company is still working, or in course of wind- ing up, or has been dissolved, and if dissolved the date when it ceased operation.		REMARKS.
				Course of winding up.	Dissolved.	

APPENDIX II.

Date of filing and registering	Name of the Company or Association.	Nominal capital.	Documents.	By whom filed.	When certificate given, and to whom.

APPENDIX III.

IN THE OFFICE OF THE REGISTRAR OF JOINT STOCK COMPANIES.
IN THE MATTER OF

I do hereby certify that, pursuant to Act X of 1866 of the Legislative Council of India, entitled "the Indian Companies' Act," Memorand of Association

has been this day filed and registered in my Office, and that the said Company has been duly incorporated and is a Company limited by shares, pursuant to the provisions of the said Act.

MEMO. OF FEES.	Rs.	A.	P.
For registering the Company
" Articles of Association
TOTAL Rs.

Registrar of Joint Stock Companies.

APPENDIX IV.

IN THE OFFICE OF THE REGISTRAR OF JOINT STOCK COMPANIES.
IN THE MATTER OF

I do hereby certify that, pursuant to Act X of 1866 of the Legislative Council of India, entitled "the Indian Companies' Act,"

has been this day duly filed and registered in my Office.

Dated this day of one thousand
eight hundred and seventy-

MEMO. OF FEES.	Rs.	A.
For registering Articles of Association ...		
" Notice of Increase of Capital ...		
" Notice of Increase of Members ...		
" Notice of situation of Registered Office ...		
" Notice of change of situation of Registered Office ...		
" Special Resolution ...		
TOTAL Rs.		

Registrar of Joint Stock Companies.

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

(Third Publication.)

NOTIFICATION.

The 26th August 1878.—The following description of the boundaries of the Bhagulpur Cantonment is hereby published for general information:—

Description.	Bearings.	Direct distances in feet.
From boundary pillar No. 1 to No 2, the boundary crosses the metalled road leading to cantonment and runs along the foot of the slope of the parapet of the north face of the fort. No. 1 pillar is 6' to the east of this road and is at the north-east corner of the cantonment	269° 45'	578
From boundary pillar No. 2 to 8, the boundary line from No. 1 pillar is continued, and runs along the foot of the exterior slope of the parapet	270° 15'	685
From pillar No 3 two bearings have been taken; one 149° to church steeple, and the other, 208° 30' to centre of pillar over pucca grave. The boundary line from pillar No. 8 to pillar No. 4 still runs along the foot of the exterior slope in continuation of the line of pillar No. 1 to 2, and crosses a metalled road leading to cantonment in front of church	270° 25'	540
From boundary pillar No. 4 to 5, the boundary line is extended along the foot of the exterior slope of the north face of the fort to the north-west corner of the fort. Pillar No. 5 bears 98° to church steeple	269° 28'	615
From 5 to 6 pillar	232° 35'	96
" 6 to 7 "	186° 30'	361
From 7 to 8 pillar the boundary line is a continuation of the line from pillar No. 6 to pillar No. 7 along the foot of the exterior north-west slope of west face	185° 28'	710
From boundary pillar No. 8 to 9. From pillar No. 8, which is fixed 5 feet east of outcha road, two bearings have been taken; one 168° 30' to south-west verandah corner of hospital, and the other, 120° 15' to south-west corner of hospital latrine	184° 45'	1039
From No. 9 to 10 pillar	140° 30'	86
" 10 to 11 "	90° 0'	738
" 11 to 12 " Pillar No. 12 bears 53° 5' to S. W. corner of Guard-house		
" No. 12 to 13 "	91° 35'	875
" 13 to 14 "	57° 30'	667
" 14 to 15 "	15° 10'	98
" 15 to 16 "	5° 15'	274
" 16 to 17 "	24° 55'	769
" 17 to 18 "	352° 35'	147
" 18 to 19 "	23° 15'	247
" 19 to 1 " the line runs along the foot of the exterior slope of the east face of the fort	3° 0'	150
		832

Latrine Land Pillars.

From pillar No. 1 to pillar No. L 1	268° 45'	202
" " L 1 to No. L 2 to the right or north	2° 0'	100
" " L 1 to old pillar No. 2	269° 0'	368
" old pillar No. 2 to No. L 4	268° 15'	210
" pillar No. L 4 to L 3 to the right or north	3° 10'	100

This ground is situate N. E. of cantonment forming a parallelogram, the south side being the cantonment boundary.

Cantonment Bazar Pillars.

From boundary pillar No. 1 to 2	184° 0'	{ 97
Ditto " 2 to 3		
No. 1, 2 and 3 pillars are in the same continuous line. From boundary pillar No. 1, one bearing 100° 15' has been taken to south-west corner of rear guard-house, and the distance between them is 70 feet.		
From boundary pillar No. 3 to 4	274° 0'	{ 160
Ditto " 4 to 5		

Description.	Bearings.	Direct distances in feet.
The pillars No. 3, 4 and 5 are in one line.		
From boundary pillar No. 5 to 6 Ditto " 6 to 7	... } 4° 0'	{ 97 97
The pillars No. 5, 6 and 7 are in one line.		
From boundary pillar No. 7 to 8 Ditto " 8 to 1	... } 94° 45'	{ 170 150
The pillars No. 7, 8 and 1 are in one line.		

HORACE A. COCKBELL.
Secy. to the Govt. of Bengal.

PUBLIC WORKS DEPARTMENT.—BENGAL.

ESTABLISHMENTS.

The 4th September 1878.

No. 198.—Notification.—Mr. C. J. Middleton, Assistant Engineer (temporary rank), First Grade, joined the Darjeeling Division on the 16th August 1878, before noon.

CIVIL BUILDINGS.

The 9th September 1878.

No. 199.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a building to be used as nurses' quarters and obstetric or midwifery wards in connection with the Medical College and Hospital, in the Town of Calcutta in the district of 24-Pergunnahs, it is hereby declared that for the above purpose a plot of land with buildings thereon measuring, more or less, 8 beeghas 2 cottahs 14 chittacks and 12 feet, bounded as described below, is required within the aforesaid town of Calcutta:—

BOUNDARIES.

On the north by Medical College Street; on the east partly by Medical College Street and partly by Neemoo Khansama's Lane; on the south partly by premises No. 54, Neemoo Khansama's Lane, and premises No. 5, Mahomed Crescent's 1st Lane, belonging to Meer Ashrafali, partly by Mahomed Crescent's 1st Lane, partly by premises No. 21, Mahomed Crescent's 1st Lane, belonging to Morian Bibi, and partly by Mahomed Crescent's 2nd Lane; and on the west partly by premises Nos. 6, 5, 3, and 4, Mahomed Crescent's 2nd Lane, belonging to Mrs. F. Aroikial, Ukoor Kissen Sett, Mrs. F. Aroikial, and Harry Dass Pain respectively, partly by premises Nos. 27, 27-1, 28, and 40, Sobharam Bysak's 2nd Lane, belonging to Modu Sooden Sen, Behari Lall Chongdar, Nobin Chandra Dutt, and Pran Krishna Dutt respectively, and partly by premises Nos. 10 and 11, Medical College Street, belonging to Dino Nath Sen and Adoito Charan Dutt respectively.

2. This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

CIVIL BUILDINGS.

No. 200.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a new contagious ward in connection with the Medical College and Hospital, in the Town of Calcutta, in the district of 24-Pergunnahs, it is hereby declared that for the above purpose a plot of land with buildings thereon measuring, more or less, 13 cottahs and 13 chittacks, bounded on the north by Medical College compound; on the east partly by Medical College compound and partly by premises Nos. 30 and 31, Neemoo Khansama's Lane, belonging to Dinomath Ghose and Isswar Chandro Addy respectively; on the south by premises Nos. 34, 35, and 38, Neemoo Khansama's Lane, belonging to Gobind Chunder Seal, Charn Chandro Mullick, and Kistu Das Roy respectively; and on the west by the Medical College Street, is required within the aforesaid Town of Calcutta.

2. This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

CIVIL BUILDINGS.

No. 201.—Declaration under Section 6 of Act X of 1870 of the Government of India.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the construction of a building for Choonee Lali Seal's charitable dispensary, in the Town of Calcutta, in the

district of 24-Pergunnahs, it is hereby declared that for the above purpose a plot of land measuring, more or less, 8 cottahs 15 chittacks and 22 feet, bounded on the north by Medical College Hospital compound; on the east by College Street; on the south by lane lying between premises Nos. 90 and 91 on the north, and premises Nos. 93 and 92 on the south; and on the west by premises No. 92 belonging to Ram Narain Chatterjee, is required within the aforesaid Town of Calcutta.

2. This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

A. CADELI, Col., E.E.,
Off. Secy. to the Govt. of Bengal,
in the Public Works Department.

IRRIGATION.

NOTIFICATION.—ESTABLISHMENT.

The 9th September 1878.

No. 243.—*Notifications.*—Baboo Wodoy Narain Singh, Assistant Engineer, Second Grade, is transferred, in the interests of the public service, from the Gunduck to the Northern Drainage and Embankment Division, which he joined on the forenoon of the 30th August 1878.

No. 244.—Mr. R. B. Buckley, Executive Engineer, Fourth Grade, resumed charge of the Eastern Sone Division from Mr. E. W. P. Foster, Assistant Engineer, First Grade, on the forenoon of the 20th July 1878, on his return to duty from the privilege leave granted him in notification No. 61, dated 28th February 1878.

No. 245.—*Reversion.*—Baboo Mohesh Chunder Bose, from Officiating Executive Engineer, Fourth Grade, to Assistant Engineer, First Grade, with effect from the 20th July 1878, in consequence of Mr. Buckley's return from privilege leave.

No. 246.—*Notification.*—Mr. R. A. Oldham, Executive Engineer, Fourth Grade, Arrah Division, returned to duty on the afternoon of the 19th July 1878 from the privilege leave granted him in notification No. 60, dated 28th February 1878.

No. 247.—*Reversion.*—Baboo Heer Lall Mitter, from Officiating Executive Engineer, Fourth Grade, to Assistant Engineer, First Grade, with effect from the 20th July 1878, in consequence of Mr. R. A. Oldham's return from privilege leave.

No. 248.—*Notification.*—Mr. W. J. Fabie, Executive Engineer, Third Grade, Northern Drainage and Embankment Division, availed himself, on the forenoon of the 4th September 1878, of the privilege leave granted him in notification No. 234, of the 24th August 1878.

D. B. HORN,
Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Irrigation Branch.

DRAFT RULES PROPOSED UNDER ACT III (B.C.) OF 1876.

Dated the 10th September 1878.

No. 249.—*Notification.*—In exercise of the powers conferred on him by Section 99 of Act III (B.C.) of 1876, the Hou'ble the Lieutenant-Governor is pleased to direct the publication of the following rules for the Sone Canals which it is proposed to substitute for the rules passed and published at pages 938 to 943, Part I of the *Calcutta Gazette* of the 2nd August 1876.

Rule under Act III (B.C.) of 1876.

1. The Collector, before awarding compensation under sections 16 and 17 of the Act, shall obtain the written opinion of the Superintending Canal Officer, which shall form part of the record of the proceedings.

2. Water shall not be granted where, in the opinion of the Divisional Canal Officer, loss from wastage is likely to occur. From the decision of the Divisional Canal Officer an appeal shall lie to the Superintending Canal Officer, whose order shall be final.

3. Water shall not ordinarily be granted where the length of the water-course, from its head to its point of contact with the village boundary, would exceed two (2) miles.

4. Water for irrigation shall not be supplied, except through a water-course so constructed and maintained that, in the opinion of the Divisional Canal Officer—

- (a) the water will pass without wastage;
- (b) the existing necessary lines of communication, the flow of drainage water, and the passage of water for irrigation, will not be obstructed.

5. The Divisional Canal Officer may withhold or postpone the grant of water for a crop to any cultivator whose fields he may have ascertained by personal inspection (by

himself or one of his assistants) to be unprepared for irrigation by division into compartments not greater in area than 1 cottah or 1361·25 superficial feet, and by the addition of small water-channels, as is customary in irrigation from wells.

Rice-fields are exempted from the operation of this rule.

NOTE.—This rule shall only apply in those cases in which the discovery is made previous to the first watering of a crop: the water having been once given cannot be withheld for that crop, but a higher rate may be levied as provided in Rule 25.

6. Persons desiring to construct a village channel shall prefer a written application to the Divisional or Sub-Divisional Canal Officer. In the latter case the application shall be forwarded to the Divisional Canal Officer.

7. The application, if granted, shall be subject to the Act, and also, unless otherwise specially agreed upon, be deemed granted under the following conditions:—

- (a)—That the water supplied shall not be used for other purposes than irrigation without the written consent of the Divisional or Sub-Divisional Canal Officer.
- (b)—That the applicants nominate a headman known or ascertained to be a substantial person possessed of property to attend to their interests to receive and carry out the orders of the Canal Officers, to distribute the water among the shareholders in the water-course according to their shares, and to collect and pay in to the Collector, or other duly authorized person, all water-rates leviable on the lands watered from the water-course. Such headman shall be deemed to be a public servant within the meaning of the Penal Code.
- (c)—That in any case where persons desirous of taking water fail to appoint a headman, or cannot agree among themselves as to the headman, the Collector shall nominate, and the Divisional Canal Officer appoint a headman.
- (d)—That the headman shall furnish security for the payment of all sums realized by him, the stamp and registration fees on security bonds being deducted from the percentage allowed under Rule 10.
- (e)—That for each crop, previous to water being taken for any field, application shall be made in the prescribed form (appendix A) through the said headman to the Sub-Divisional Canal Officer or other officer authorized to receive such applications, and that no water shall be taken until after the receipt of a "permit" (appendix B) from such officer.
- (f)—That in any case where the Divisional Canal Officer, owing to the known recusancy of any village, or of any class of cultivators, anticipates difficulty in realizing water-rates, he shall intimate the same to the Collector or Sub-Deputy Collector, in whose option it shall be to require payment of water-rates in advance.
- (g)—That any other cultivators in the same village, able and willing to irrigate their lands from the said water-course, shall be admitted as shareholders in the water-course on paying their proportionate share (to be determined by the amount of land they hold) of the first cost and maintenance of the water-course.
- (h)—That all alterations in the number of shareholders, distribution of shares, or nomination of headman, shall be reported through the Sub-Divisional Canal Officer for the sanction of the Divisional Canal Officer.

8. The Divisional Canal Officer may accept the nominee of the shareholders in a water-course as "headman" of such water-course, and is empowered to pay him the fees as hereinbelow detailed, subject to the condition of satisfactory performance of duty.

9. The allowance to the headman of a water-course for duties connected with that water-course, such as arranging that it shall be kept in proper repair, seeing that no lands obtain water without a regular "permit," distributing the water to the shareholders, seeing to the outlet being closed according to the orders of the Divisional Canal Officer, and generally assisting the officers of the Irrigation Department, shall be 5 per cent. on the assessments of canal water-rates derived from the water-courses in his charge. The Divisional Canal Officer may retrench the whole or any part of the fees under this rule in the event of the conditions not being complied with.

10. The allowance to the headman of a water-course for collecting the water-rates shall be 8 per cent. on the assessments, and shall be paid by the Collector on receipt of the full payment of demand for that crop and not otherwise, unless he can satisfy the Collector that the balance in arrear is so through no negligence of his. The payment to be made within two months of the dates named in the permit.

11. An appeal against retrenchment under Rules 9 and 10 shall lie to the Superintending Canal Officer and Commissioner respectively, if preferred within thirty days of such retrenchment, and the Superintending Canal Officer or Commissioner's decision shall be final.

12. Contracts between the Divisional Canal Officer on the part of Government and private individuals for the use of water as a motive power, or for any other purpose whatsoever not included in the published schedule of rates, shall, if for any period not exceeding one year, require the previous sanction of the Superintending Canal Officer.

If for longer periods, such contracts shall be submitted for the sanction of the Lieutenant-Governor in the Irrigation Department.

13. Tanks may be filled with canal water without charge and without reference to the area irrigated in any village, whenever water can be made available without injury to the cultivation dependent on any canal, under the following regulations :—

- (a)—No tank shall be so filled unless exclusively used for domestic purposes, and for watering cattle; such tanks are generally in the immediate neighbourhood of villages.
- (b)—No tank shall be so filled from which irrigation is practised.
- (c)—No tank shall be so filled which, intercepting any line of drainage, is liable to overflow from accumulation of water derived from natural causes.
- (d)—No tank shall be so filled except on the written order of the Sub-Divisional Canal Officer, issued on the written applications of the parties concerned. The filling of tanks can only be permitted at such times and to such extent as the Sub-Divisional Canal Officer approves.
- (e)—No tank shall be so filled unless the water-course used to fill it shall be shown to the satisfaction of the Sub-Divisional Canal Officer to be in a sound condition when the application is made.
- (f)—The privilege herein accorded may be suspended for twelve months for breach of these regulations by written order of the Divisional Canal Officer, subject, however, to revision by the Superintending Engineer, whose decision shall be final.

14. The Divisional Canal Officer may, by written order under section 76 (a) (ii), stop the supply to any water-course when he has satisfied himself by personal inspection (by himself or one of his assistants) that the water-course is not maintained in proper repair. Immediate report of any such closure shall be made to the Superintending Canal Officer, and the special ground for stoppage explained.

15. The Divisional Canal Officer may, under section 76 (a) (iii), regulate the distribution of the available water in proportion to the average area irrigated from the several outlets, or in proportion to the quantities of water contracted for, and may close the outlets in rotation as shall be necessary.

Such periodical closures shall not extend beyond ten consecutive days, and shall be notified to the headman of water-courses. For longer closures the authority of the Superintending Canal Officer is required.

Nothing in the above rules shall be taken to affect the power of the Superintending or any Divisional Officer to stop any supply of water in case of pressing emergency.

16. The water-gauges on distributaries or other channels shall be held to give authoritative data for all calculations of discharge required to verify claims for remission of water-rate on account of loss of water.

17. Claims to remission, under section 76 (b) of ordinary charges payable for use of canal water shall only be admitted on proof of actual loss caused by the stoppage of supply. On proof of such loss the Divisional Canal Officer may remit the whole or any portion of the charges. All applications for remission of water-rates shall be made by the parties concerned in person, or through their headman, to the nearest Sub-Divisional Canal Officer, at least seven days prior to the cutting of the crop, and the Sub-Divisional Officer shall thereupon inspect the applicant's fields, and forward his application for decision to the Divisional Canal Officer with his remarks.

18. Before awarding compensation under section 76 (c), the Collector shall obtain the written opinion of the Divisional Canal Officer, and such opinion shall form part of the record of the proceedings. Under this rule an appeal shall lie to the Commissioner of the division, whose order shall be final.

19. Under section 78 of the Act the rates chargeable per acre on the different descriptions of crops are fixed for three years, viz. from 1st June 1876 to the 1st June 1879, and are as follows :—

WATER-RATES.

SOME CANALS.

Class.	Nature of Crop.	FLOW IRRIGATION PER			LIFT IRRIGATION PER			Per
		Cottah.	Bergha.	Acre.	Cottah.	Bergha.	Acre.	
I	Rubber-cane	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	
II	Maize, vegetables, water-nuts, wheat, barley, cotton, tobacco, indigo, opium, garden, and all crops not otherwise specified	0 1 0	5 2 0	5 0 0	0 1 0	2 2 4	3 5 4	Crop.
		0 1 3	1 0 0	2 0 0	0 0 10	1 0 0	1 10 0	Do.

NOTE.

1 Cottah = 136125 superficial feet.

1 Bergha = 27125 sq. ft.

1 Acre = 43560 sq. ft.

20. Up to 1st June 1879 leases for three years may be granted at the following rates provided that the area leased in any village shall not be less than the whole irrigable area in the case of khureef cultivation or half the irrigable area in that of the rubber cultivation. In the latter case the area must be as far as possible in one block. In certain cases it may, at the discretion of the Superintending Engineer, be comprised in two or at most three blocks.

Schedule of Rates.

	Per acre.	Per bengha.	Per cottah.
	Ra. A. P.	Ra. A. P.	Ra. A. P.
Rubbee, including bhadree ...	2 4 0	1 6 6	0 1 2
Khureef	1 8 0	0 15 0	0 0 9

21. Three-year leases will not be granted for sugarcane.
22. By irrigable area is to be understood as a general rule the extent of land for which water can be supplied at the rate of 80 acres in khureef and 180 acres in rubbee per cubic foot of available supply.
23. Leases for three years at the reduced rates may be given (1) on the application of all the cultivators of a village, on condition of their agreeing in such application to become jointly and severally responsible for the payment of all amounts due on account of water-rates; or (2) on the joint application of the cultivators and of some person hereinabove called the contractor, who may agree to collect and pay to Government under section 82 of Act III (B.C.) of 1876 all sums which may be due under the application on account of water-rates. The application of villagers binding themselves jointly and severally will be in the form prescribed in appendix C. The joint application of villagers and a water-rate contractor shall be in the form prescribed in appendix D. Every application under this rule must be signed by each applicant in the presence of at least one respectable witness.
24. A contractor or contractors shall be entitled to collect water dues at the rates given in the schedule attached to rule 20 from the cultivators who have applied for the water supplied. Every due from a cultivator to a contractor on account of water rates shall be deemed a sum due to Government under sections 82 and 85 of Act III of 1876.
25. A contractor (or, in case there be more than one, each severally and jointly) shall be responsible for all sums payable on the application (appendix D), and shall be entitled to a deduction of 5 per cent. for cost of collection.
26. When the lease under these rules is for the supply of water to khureef crops or to all irrigable rubbee in the village, a list in form E should be submitted with the application showing the number of each field in the map, the area of the field, crop to be grown, and amount payable; and this should be signed by each cultivator. Water will be supplied in accordance with this list during the period of the lease. Similar lists must be submitted each year before water is supplied to rubbee lands when the area leased is less than the whole area of irrigable rubbee land in the village. In such cases the fields receiving water may vary from year to year, but the total area to be watered can never be less than the area stated in the application for the three years' lease.
27. No water shall be taken previous to receipt of a permit (appendix B) signed by the Divisional Canal Officer. When an agreement has been made for the collection of the rates by a contractor or contractors the Divisional Canal Officer shall furnish such contractor or contractors with an authorization under section 82 to collect the amounts due by the cultivators according to the list furnished under rule 26, one copy of which is to be sent to the Collector.
28. Every contractor shall nominate a headman to be approved by the Canal Officer to perform the duties specified in rule 9. Such headman shall receive 5 per cent. on the assessment, but the Canal Officer may retrench the whole or any part of these fees if the duties are not properly performed.
29. If only a portion of a field be irrigated the water-rate shall be chargeable on the whole field, unless such portion shall have been clearly demarcated, previous to the admission of the water, by a ridge not less than half a foot high. The headman will be held personally responsible for the due observance of this rule.
30. When a portion of a field has been irrigated with canal water and a portion with well or reservoir water, the whole field shall be liable for canal water-rate, unless a clearly distinguishable boundary exists between the two portions. The headman will be held personally responsible for the due observance of this rule.
31. If well or reservoir water is conveyed in the same channel as canal water, the whole of the irrigation from that channel shall be liable to canal water-rate. The headman will be held personally responsible for the due observance of this rule.
32. Irrigation from natural or artificial escape channels, when the supply is permanent, shall be governed by the same rules as irrigation from other parts of the canal.
33. Irrigation from such channels, when the supply is intermittent, may be allowed at such reduced rates as shall from time to time be fixed by the Lieutenant-Governor.
34. Persons irrigating lands from a canal without a written permit for water for such lands, or taking water at times prohibited by proper authority, shall be chargeable with double water-rates on the area irrigated, in addition to such penalties as may be imposed under sections 93 and 94 of the Act.
35. The charge leviable for water suffered to run to waste on uncultivated lands shall be calculated at the highest rate specified in the schedule, viz. five rupees per acre on the area flooded; provided that in every such case the Divisional Canal Officer may impose a lower charge if he thinks fit. The headman to be held responsible for the payment of such rates as may be imposed, leaving it to him to realize the same from those to blame.
36. If mixed crops be grown in the same field, the water-rate shall be calculated on the highest rated crop.
37. When the original crop sown in a canal irrigated field fails and is ploughed up, and a fresh crop is sown in the same season, the water-rates leviable shall be due on the second crop.
38. When a field is irrigated which has not been prepared by division into compartments, and by the addition of small water-channels as prescribed in rule 5, an additional

charge may be imposed equal to half the amount of water-rate leviable on the field. In each case the Divisional or Sub-Divisional Officer must certify that he personally examined the field, and that it was not properly prepared for irrigation according to the terms of the rule.

89. The amounts demandable for water-rate shall be determined and apportioned by the Divisional Canal Officer.

40. All water-rates shall become due on the dates noted on the "permits," viz. the dates on which the crops ordinarily come to maturity, and are as follows:—

Water-rate on spring crops,—wheat, barley, peas, poppy, &c.,—shall become due on 15th April.

Water-rate on summer crops,—cheena, &c.,—shall become due on 15th August.

Water-rate on bhadoi crops,—seera rice, Indian-corn, murwa, &c.,—shall become due on 30th November.

Water-rate on annual and winter crops,—aghani rice, joaur, &c.,—on 31st January and shall be paid within one month of such date.

41. In the case of lands held in bhaoli, the water-rate shall be recoverable from both the cultivator and the person or persons in receipt of the bhaoli rents in the same proportion as the produce is divisible amongst them.

42. Collection of all water-rates will be made by the Collector strictly in accordance with the statement of demands furnished to him by the Divisional Canal Officer, in such form as shall from time to time be sanctioned by the Lieutenant-Governor.

43. The Collector will make the collections through the Deputy Collectors attached to each division of the canal and the Subordinate Canal Revenue Establishment.

44. Objections to the demand on the score of short supply, or of matters affecting the Irrigation Department, addressed to the Collector, shall be referred by him to the Canal Divisional Officer. Meanwhile the collection of the demand shall not be suspended.

45. Claims for remission so referred by the Collector, and admitted by the Divisional Canal Officer, shall be reported by him for the sanction of the Superintending Canal Officer.

46. A remission statement signed by the Superintending Canal Officer shall be sufficient authority for a refund by the Collector.

47. If the decision of the Divisional Canal Officer uphold the original demand, an appeal may be made to the Superintending Canal Officer, provided that it is preferred within forty days from the issue of the order. The decision of the Superintending Canal Officer shall be final.

48. In cases in which the water-rate is irrecoverable, from the absconding or bankruptcy of the defaulter, or when the question at issue does not depend on the canal supply or the action of the Irrigation Department, the Collector will obtain sanction to remission of canal demands from the Commissioner of the division. All such remissions shall be reported at the close of each official year to the Divisional Canal Officer.

49. If a cultivator is dissatisfied with the entries made against him in the "permit" (appendix B), whether as to the fact of the land having been charged "flow" instead of "lift," or as to the measurements and entries of class of crop, he must lodge a complaint, either personally or through the headman of his water-course, with the Divisional or Sub-Divisional Canal Officer within fifteen days of the issue of the permit.

50. No person, without the permission in writing of the Divisional or Sub-Divisional Canal Officers, shall pass, or shall cause any animal or vehicle to pass, on or across any of the works, banks, or channels of a canal or drainage work after he has been desired to desist therefrom, excepting upon such bridges, fords, and ferries, and their approaches, as are provided by the Divisional Canal Officer.

51. No Canal Officer, unless specially exempted by the Lieutenant-Governor, shall have any interest in the distribution of water from any of the canals, or purchase or bid for any Government property sold thereon, either in his own name or in the name of another, or jointly, or in shares with others.

52. The ameen after completing the measurement of a village, before leaving it, will compile the *Khatianni*. A copy of the *Khatianni* will be taken by the putwaree, who must himself make the copy; but if he cannot from any cause do so, the ameen must give it, and the latter is to be held responsible that a copy is taken.

53. The copy of the *Khatianni* thus made will be hung up in some conspicuous place, and slips in the prescribed form (appendix F) will be prepared by the putwaree and given to each ryot showing the amount he will have to pay, area irrigated, &c.

54. The allowance to the putwaree for the above work shall be 2 per cent. on the assessments which shall be paid by the Collector on his being satisfied that the putwaree did his work properly.

55. The measurements shall be made as soon as practicable, and every care taken to have the *Khatianni* hung up in the village at least 15 days before the crop is cut, so that the ryot may make his complaints, if he have any, in good time.

56. In case of any alteration in the *Khatianni* owing to correction of clerical errors, &c., the same shall be communicated to the putwaree at once to enable him to correct the village copy and slips accordingly.

57. The zilladar shall submit his check measurements in the form (appendix G) which shall be sent in for the inspection of the Divisional Canal Officer. The Sub-Divisional Canal Officer shall also check the measurement as often as he possibly can. If it is found that any ameen systematically makes wrong measurements, he shall be punished by dismissal, and shall be declared incapable of obtaining further employment under Government.

F. T. HAIG, Col., R.R.
Joint-Secy. to the Govt. of Bengal,
in the P. W. Dept., Irrigation Branch.

APPENDIX A

APPLICATION FOR WATER

No.

Mouza (1)

Pergannah (2)

Distributary (3)

Village channel (4)

Name of headman (5)

Name of applicant (6)

2.

I, the undersigned, hereby apply for water from the above-mentioned village channel for the fields and crops being detailed, and I engage to pay, through the headman, to the Divisional Canal Officer, or other person duly authorized to receive them, the water-rates according to the published schedules, and I further agree to abide by all the rules issued under the Canal Act.

No. of field
in Revenue
Map

Acreage of field.

Crop to be grown.

No. of field
in Revenue
Map

Acreage of field.

Crop to be grown.

I, the undersigned, hereby apply for water from the above-mentioned village channel for the fields and crops below detailed, and I engage to pay, through the headman, to the Divisional Canal Officer, or other person duly authorized to receive them, the water-rates, same as in the published schedules, and I further agree to abide by all the rules issued under the Canal Act.

*Signature or mark of applicant.**Signature or mark of applicant.**Signature of headman.**Signature of headman.*

Date

Date

Note.—This counterfoil to remain with the headman of the village channel.

Note.—This application to be sent to Sub-Divisional Canal Officer or Zilladar, according to the orders issued in the particular case by Divisional Canal Officer.

APPENDIX B.

APPENDIX C.

Vernacular

Form of applications by villagers for a three years' lease.
 Mouzah Pergunnah
 Distributary

Names of applicants

We the undersigned inhabitants of Mouzah Pergunnah hereby apply for water from the above-named distributary to be supplied yearly for three years to the areas given below, being the whole of the irrigable area of khureef in the mouzah and () of the irrigable area of rubbee; and we further apply that the water may be given for khureef to the fields and cultivators shown in the accompanying list, and for rubbee according to lists to be submitted each year previous to water being supplied; and we further jointly and severally agree to pay rates as fixed in the schedule below, and undertake to pay each year the full amount calculated on this area applied for at such rates subject to the provisions of Rules 17 and 46.

Village.	Kind of class	Areas.	Rate.	Amount.	Signature of cultivator.
					B. C. D. Rs. A. P. Rs. A. P.
Rubbee		1 6 6	
Khureef		0 16 0	

APPENDIX D.

Vernacular or
English and Vernacular

Joint application of villagers and a contractor under section 82, Act V of 1876, for a three years' lease.

Mouzah Pergunnah
 Distributary

Names of villagers

Name of contractor

We the undersigned cultivators of Mouzah Pergunnah hereby apply for water from the above-named distributary to be supplied yearly for three years to the area named below, being the whole of the irrigable khureef land and () the irrigable rubbee land of the above village; and we further apply that water may be given for khureef to the fields and cultivators shown in the accompanying list, and for rubbee according to list to be submitted each year previous to water being supplied; and we further agree to pay rates as fixed in the schedule below subject to the provisions of Rules 17 and 46.

I (contractor's name) agree to collect and pay to Government all sums payable on this application, and request, under section 82, authority to collect these rates according to the certificate to be annually supplied to me by the Sub-Divisional Canal Officer under section 85 of Act III, and I further agree to abide by all rules passed under the Canal Act.

Village.	Kind of class.	Areas.	Rate.	Amount.	
		B. C. D.	Rs. A. P.	Rs. A. P.	
Rubbee		1 6 6	
Khureef		0 16 0	

APPENDIX E.

List of fields and cultivators showing the manner in which water leased under the rule is to be distributed.

We the undersigned cultivators of Mouzah Pergunnah request that the water supplied under our applications of fields and cultivators named below during the year (). be given to the

No. of field.	Area of field.	Crop.	Amount.	Name.	Signature.

APPENDIX F.

Percha or Slip Form.

Remarks regarding the individual to whom the percha has been given.	Water-rate.	Crop.	AREA AND KIND OF IRRIGATION.		NUMBER OF FIELD.		Date of issue of percha.
			Flow.	Lift.	Number in the Survey map.	Number of the Khata.	

APPENDIX G.

Zilladar's check measurement Form.

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
Name of Pergunnah.	Name of Village.	Name of cultivator and his father.	Perc. Survey No.	Name of person who measured.	MEASUREMENT ACCORDING TO AMREN.				CHECK MEASUREMENT.				RE. A. P.	RE. A. P.	REMARKS.
					Crop.	Flow.	Lift.	Water-rate.	Crop.	Flow.	Lift.	Water-rate.			

RAILWAY.

Darjeeling, 4th September 1878.

No. 21.—Notification.—With reference to notification No. 19, dated 22nd August 1878, Baboo Mutty Lall Dey, Assistant Engineer, First Grade, joined the Northern Bengal State Railway on the forenoon of the 27th idem.

Darjeeling, the 7th September 1878.

No. 22.—Notification.—Three months' privilege leave is granted to Mr. F. A. Hawkes, Executive Engineer, Third Grade, Northern Bengal State Railway, with effect from the forenoon of the 11th August 1878.

No. 23.—One month's privilege leave is granted to Baboo Ramgatty Mookerjee, Manager, Calcutta and South-Eastern and Nalhati State Railways, with effect from the 30th September 1878, or such subsequent date as he may avail himself of the same.

F. S. STANTON, Lieut.-Col., R.E.,
Officiating Joint Secretary.

[First Publication.]

DECLARATION.

The 4th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway purposes in the village of Bailguriah, pergannah Calcutta, zillah 24-Pergannah, it is declared that for the above purpose a piece of land measuring, more or less, 6 cottahs and 12 chittacks of standard measurement, bounded on the north by Chunder

Sircar Roy Chowdhry's property ; on the south and east by Eastern Bengal Railway ; and on the west by Jogobundoo Gaugooly's property, is required within the aforesaid village of Bailguriah.

This declaration is made, under the provisions of Section 6 of Act X of 1870, to all whom it may concern.

F. S. STANTON, Lieut.-Col. R.E.,
Offg. Jt.-Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.

[First Publication.]

DECLARATION.

The 7th September 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required for a public purpose, viz. for the construction of line of railway from the Bazidpore Station of the Tirhoot State Railway to the Mow Ghât, as also for a station at the said ghât, it is hereby declared that there is required for the above purpose a strip of land, running north-west and south-east, measuring about 5.163 feet in length and varying from 107 feet to 1.400 feet in breadth, and having an area of 46 acres 2 roods 15 poles, more or less, situated partly in the villages of Sahit Chak, Bazar Gawan, Khan Mirzapore and Mirzapore, in pergunnah Balagucht, zillah Durbhunga, and partly in the bed of the Bya Nulla, which extends along the boundary between the above-mentioned village of Mirzapore and the village of Champata, in pergunnah Emadpore, zillah Monghyr.

This declaration is made, under Section 6 of Act X of 1870, to all whom it may concern.

The plan of the land under declaration can be seen at the office of the Executive Engineer, Tirhoot State Railway, at any time between the hours of 11 A.M. and 5 P.M. on all days, holidays and Sundays excepted.

F. S. STANTON, Lieut.-Col. R.E.,
Offg. Jt.-Secy. to the Govt. of Bengal.
in the P. W. Dept., Railway Branch.

Third Publication.]

DECLARATION

The 19th August 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken up by Government at the public expense for a public purpose, viz., for the construction of the Northern Bengal State Railway in the village of Damookdeah pergunnah Taragoonia, in Mahmoodshahi, district Nuddea, it is hereby declared that for the above purpose a plot of land measuring, more or less, 31 acres 2 roods and 22 poles, equivalent to 96 benghas 14 cottahs and 1 chittack of standard measurement, bounded as below, is required in the aforesaid village of Damookdeah :—

BOUNDARIES.

North.—Bromottra land of Ramtonoo Mozoomdar and jote of Koylash Chunder Biswas.
East.—River Pudma

South.—Land already taken up for the Northern Bengal State Railway.

West.—Bromottra land of Ramtonoo Mozoomdar and jote of Brojendro Lal Roy, Srihtidbur Biswas, Nabukumar Bhattacharjee, Kalachand Biswas, Nafur Chunder Biswas, Mothoora Nath Biswas, Koylash Chunder Biswas, Dwarka Nath Chowdhury, Brojo Mohun Biswas, Ram Gopal Biswas, Madhu Sudan Saha, Dwarka Nath Biswas, Jogevar Chowdhury, and Dina Bandhu Biswas.

This declaration is made, under Section 6, Act X of 1870, to all whom it may concern.

G. F. WILSON,
Asst. Secy. to the Govt. of Bengal,
in the P. W. D., Railway Branch.

[Third Publication.]

DECLARATION

The 8th June 1878.—Whereas it appears to the Lieutenant Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz., for brick-field ground at Nunmati on the Siliguri extension of the Northern Bengal State Railway in the village of Binuaguri, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 8 acres 22 poles, equal to 24 benghas 12 cottahs 6 chittacks 2 gundas of standard measurement, is required within the aforesaid village of Binuaguri.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,
Asst. Secy. to the Govt. of Bengal,
in the P. W. D., Railway Branch.

[Third Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground south of the Silliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 16 acres 1 rood 3 poles, equal to 49 beeghas 4 cottahs 4 chittacks 3 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. D. Railway Branch.*

[Third Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Silliguri Station ground on the Silliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 26 acres 1 rood 25 poles, equal to 79 beeghas 17 cottahs 9 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[Third Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Silliguri Station ground on the Silliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 107 acres 1 rood 18 poles, equal to 324 beeghas 15 cottahs 6 chittacks 18 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[Third Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground on the Silliguri extension of the Northern Bengal State Railway in the village of Patkata, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 4 acres 5 poles, equal to 12 beeghas 18 cottahs 14 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Patkata.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[Third Publication.]

DECLARATION.

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway store godown on the Silliguri extension of the Northern Bengal State Railway in the village of Kharia, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 15 acres 2 roods 23 poles, equal to 47 beeghas 7 cottahs 8 chittacks 5 gundas of standard measurement, is required within the aforesaid village of Kharia.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal,
in the P. W. Dept., Railway Branch.*

[Third Publication.]

DECLARATION

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for the purpose of brick-field ground north of the Siliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 5 acres 1 rood 89 poles, equal to 16 beeghas 12 cottahs 5 chittacks 19 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal.**in the P. W. Dept., Railway Branch.*

[Third Publication.]

DECLARATION

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for Shikarpur Station ground on the Siliguri extension of the Northern Bengal State Railway in the village of Shikarpur, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 7 acres 2 roods 36 poles, equal to 23 beeghas 9 cottahs 5 chittacks 16 gundas of standard measurement, is required within the aforesaid village of Shikarpur.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal**in the P. W. Dept., Railway Branch.*

[Third Publication.]

DECLARATION

The 8th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for railway bungalow on the Siliguri extension of the Northern Bengal State Railway in the village of Guzrimari, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 18 acres 3 roods 2 poles, equal to 56 beeghas 15 cottahs 2 chittacks 2 gundas of standard measurement, is required within the aforesaid village of Guzrimari.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal**in the P. W. D., Railway Branch.*

[Third Publication.]

DECLARATION

The 20th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for brick-field ground at Mohanodi on the Siliguri extension of the Northern Bengal State Railway in the village of Dabgram, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 20 acres 35 poles, equal to 61 beeghas 3 cottahs 8 chittacks 16 gundas of standard measurement, is required within the aforesaid village of Dabgram.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal**in the P. W. Dept., Railway Branch.*

[Third Publication.]

DECLARATION

The 20th June 1878.—Whereas it appears to the Lieutenant-Governor of Bengal that land is required to be taken by Government at the public expense for a public purpose, viz. for third-class bungalow at Nunmati on the Siliguri extension of the Northern Bengal State Railway in the village of Binuaguri, pergunnah Baikantpur, zillah Jalpaiguri, it is hereby declared that for the above purpose a piece of land measuring, more or less, 1 acre 24 poles, equal to 8 beeghas 9 cottahs 9 chittacks 4 gundas of standard measurement, is required within the aforesaid village of Binuaguri.

This declaration is made under the provisions of Section 6 of Act X of 1870 to all whom it may concern.

G. F. WILSON,

*Asst. Secy. to the Govt. of Bengal**in the P. W. Dept., Railway Branch.*

JAIL DEPARTMENT.

No. 7729, dated 3rd September 1878.—Surgeon H. W. Hill received charge of the Monghyr Jail from Surgeon A. E. R. Stephens in the forenoon of the 24th August 1878.

No. 7870, dated the 9th September 1878.—Mr. Henry Lee, c.s., received charge of the Durbhunga Jail from Surgeon A. E. R. Stephens in the afternoon of the 27th August 1878.

S. S. LYNCH,

Deputy Inspector-General of Jails, Bengal.

HIGH COURT NOTICES.

Circular Order issued by Authority of the High Court of Judicature at Fort William in Bengal.

CRIMINAL.

No. 9, dated the 26th August 1878.

Under the provisions of Section 457 of the Criminal Procedure Code of 1872, it is unnecessary to frame separate charges in respect of minor offences of the same class included in an offence of a graver character with which an accused person is charged. A conviction of an offence therefore implies conviction of the different offences of lesser degree which are parts of the offence of which the accused has been found guilty.

2. The first and second rules issued with Circular Order No. 16, dated 20th August 1864, which have been omitted in the reprint of Circular Orders of 1876, page 43, are formally cancelled.

HIGH COURT.—Original Side.

The 3rd September 1878.

Notification.—Mr. W. E. H. Forsyth, Clerk of the Crown, has obtained leave of absence without pay for one month from the 18th day of November next, under Section 9, Supplement F of the Civil Leave Code.

By order,
C. T. DAVIS, Offg. Registrar.

SMALL CAUSE COURT NOTICE.

UNDER Section 14, Act XI of 1865, notice is hereby given that, subject to the orders of Government, the Judge of the Court of Small Causes at Narail will sit again in that Court on the dates mentioned below:—

Tuesday, the 24th September 1878. | Wednesday, the 25th September 1878.

JOHN WESTON, Judge.

NARAIL SMALL CAUSE COURT, the 7th September 1878.

ECCLESIASTICAL.

The Revd. Edward William Doyle, of Trinity College, Dublin, A.B., has been appointed by the Lord Bishop of Calcutta Surrogate in this diocese for granting episcopal licences of marriage.

R. LEYCESTER UPTON,
Offg. Registrar and Secretary.

CALCUTTA, the 10th September 1878.

TREASURY NOTICES.

BABOO RAJONEE KUMAR DATTA, Deputy Magistrate and Deputy Collector, has been placed in charge of the Tipperah treasury, vice Baboo Mohinee Mohan Chuckerbutty, Deputy Collector, and authorized to draw bills on other treasuries.

D. R. LYALL, Offg. Commissioner.

DACCA COMM.R'S OFFICE, the 7th September 1878.

NOTIFICATIONS OF THE BOARD OF REVENUE.

No. 1094B.

Notice is hereby given that the Tenth Sale of Opium, the provision of 1876-77, will be held at the Government Opium Sale-Room, No. 2, Bankshall Street, on Wednesday, the 25th September 1878, at 11 A.M., and will comprise 4,500 chests, viz.—

	Cheats.
Behar Opium	2,500
Benares "	2,000
Total	4,500

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 23rd November 1877, and published in the *Government and Exchange Gazettes*, or on personal application at the office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 30th September and 15th October 1878 respectively, that is to say, no Bank of Bengal receipts, Government Promissory Notes or other public securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers in the Sale-Room will be received after 4 P.M. of Monday, the 30th September 1878, and no Bank of Bengal receipts in full payment of lots will be accepted after 4 P.M. of Tuesday, the 15th October 1878.

4. In addition to the quantity above advertised for sale, the following quantities, more or less, of Behar and Benares Opium will be brought to hand in the present year on or about the dates specified below. The Board of Revenue, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

DATES.	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Tuesday, 5th November 1878	2,500	2,000	4,500
On or about Monday, 2nd December 1878	2,500	2,000	4,500
Total	5,000	4,000	9,000

By order of the Board of Revenue, L. P.,

W. H. GRIMLEY, Secretary.

BOARD OF REVENUE, L. P., FORT WILLIAM, the 20th August 1878.

Statement showing the Importation of Salt (private property) in bond and afloat on River Hooghly, subject to Customs Duty, on the 31st August 1878.

	Government Golahs.	Private Golahs.	Afloat.	Total.
	Mds.	Mds.	Mds.	Mds.
Liverpool Pungs	5,42,028	30,446	7,17,050	12,89,524
French Kurkutch	1,089	1,089
Italian Pungs	6,534	6,534
Ditto Kurkutch	16,992	10,685	27,677
Bombay ditto	21,341	4,852	26,193
Arabian and Persian Gulfs Kurkutch and Muscat Rock	75,205	124	42,940	1,18,269
Egyptian Kurkutch	62,040	1,319	63,959
Ceylon ditto	55,797	55,797
Total	7,24,140	81,889	8,82,413	15,88,442

By order of the Board of Revenue, L. P.,

CALCUTTA CUSTOM HOUSE, the 7th September 1878. J. D. MACLEAN, Collector of Customs.

NOTIFICATION.

In consequence of the closing of the public offices during the ensuing holidays, pay bills of non-gazetted and ministerial officers for the present month may be paid at the local treasury on the last open day of each office or court, provided that the head of the office certifies on each bill that he guarantees the Government against loss.

Treasury officers are also authorized to endorse, before the above-mentioned dates, bills payable at subdivisional treasure chests.

C. R. KIRNANDER,
Offy. Accountant-General, Bengal.



The Calcutta Gazette.

WEDNESDAY, SEPTEMBER 18, 1878.

CONTENTS.

PART I.—Orders and Notifications by the Lt.-Governor of Bengal, the High Court, Government Treasury, &c 1878—1879	Page.	PART IV.—Bills of the Bengal Council	Page.
PART IA.—Orders and Notifications by the Government of India	229—230	PART V.—Act of the Legislative Council of India	N.V.
PART II.—Advertisements	1878—1879	PART VI.—Bills of the Legislative Council of India— Preliminary Report of Select Committee and Stamp Bill, No. II	N.V.
PART III.—Act of the Bengal Council	N.V.	Act IX of 1878 Amendment Bill	63—64
		SUPPLEMENT NO. 28	65—100

(Parts II, V, and VI) are not sent to officers receiving the *Gazette of India*.

PART I.

Orders and Notifications by the Lt.-Governor of Bengal, the High Court, Government Treasury, &c.

ORDERS BY THE LIEUT-GOVERNOR OF BENGAL.

REVENUE AND GENERAL DEPARTMENTS.

No. 4305A.

GENERAL.—*The 30th August 1878.*—Pundit Sriah Chunder Bidyaratna, Deputy Magistrate and Deputy Collector, Howrah, is allowed leave for twelve days, with effect from the 23rd September next, under the rules in Chapter VII of the Civil Leave Code.

The 31st August 1878.—Baboo Juggo Bundhoo Khan, Deputy Magistrate and Deputy Collector, Maldah, is allowed leave for two months under the rules in Chapter VII of the Civil Leave Code, in extension of the leave granted to him under orders of the 23rd June last.

The 3rd September 1878.—Mr. A. Wilson is appointed to be a member of the Committee for the management of the Zoological Gardens at Alipore.

The 4th September 1878.—Mouli Fyzoola Khan, temporary Sub-Deputy Collector, Chittagong, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code.

The 6th September 1878.—Mr. K. G. Gupta, Officializing Joint-Magistrate and Deputy Collector, Perosopore, in Backergunge, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may be relieved.

Mr. F. E. Pargiter is appointed to act, until further orders, in the Second Grade of Joint-Magistrates and Deputy Collectors in Dacca, with effect from the date on which he was relieved of his temporary acting appointment as Magistrate and Collector of that district.

Mr. Purgiter is transferred to Backergunge, and is appointed to have charge of the Perosopore division of that district.

Mr. A. Burooab, Officiating Joint-Magistrate and Deputy Collector, Jehanabad, in Burdwan, is allowed leave for three months under the rules in Chapter VII of the Civil Leave Code, with effect from such date as he may be relieved.

Baboo Bhugwan Chunder Bose, Deputy Magistrate and Deputy Collector, Cutwa, in Burdwan, is appointed to have charge of the Jehanabad division of that district.

Mr. R. Porch, Officiating Magistrate and Collector of Maldah, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code, with effect from the 14th instant.

Mr. E. H. Ruddock, Joint-Magistrate and Deputy Collector, Rajshahye, is appointed to act as Magistrate and Collector of Maldah, during the absence, on leave, of Mr. R. Porch, or until further orders.

The 8th September 1878—**Mr. C. F. Manson**, Deputy Magistrate and Deputy Collector, Jamtara, is appointed to have charge of the Rajmehal division of the Sonthal Pergunnahs district, during the absence, on leave, of Mr. E. R. Henry, or until further orders.

Mr. C. H. Swinden, temporary Deputy Magistrate and Deputy Collector, Rajmehal, is posted to Jamtara, in the Sonthal Pergunnahs.

Baboo Probhat Nath Roy, Deputy Collector, employed on survey duty, Midnapore, is transferred to Rungpore, and is vested with the powers of a Collector under Act X of 1870.

The 9th September 1878.—The following Officiating Joint-Magistrates and Deputy Collectors of the Second Grade are appointed to act in the First Grade of Joint-Magistrates and Deputy Collectors until further orders:—

Mr. C. M. W. Brett.

Mr. H. Savage.

Mr. H. Lee.

The following Assistant Magistrates and Collectors are appointed to act, until further orders, as Joint-Magistrates and Deputy Collectors of the Second Grade:—

Mr. D. Norton.

Mr. R. H. Anderson.

„ J. D. Anderson.

„ D. Cameron.

The 12th September 1878—**Mr. F. W. J. Rees**, Officiating Magistrate and Collector of Moorshedabad, is allowed leave for three months, under the rules in Chapter VII of the Civil Leave Code.

Mr. J. C. Veasey, Officiating Joint-Magistrate and Deputy Collector, Midnapore, is appointed to act as Magistrate and Collector of Moorshedabad, during the absence, on leave, of Mr. F. W. J. Rees, or until further orders.

The 13th September 1878.—The services of Colonel J. Emerson are placed at the disposal of the Government of India in the Military Department, with effect from the 1st July 1878, the date on which he was relieved of his appointment of Cantonment Magistrate of Dinapore, after attaining the age of 55 years.

The 14th September 1878.—**Mr. F. H. Harding**, Officiating Joint-Magistrate and Deputy Collector, in charge of the Scampore division of the Hooghly district, is vested with the powers of a Collector, under Act X of 1870, for the purpose of acquiring land required for public purposes in that division.

POLICE.—The 3rd September 1878.—**Baboo Jadub Chunder Deb**, Inspector of Police, Sonthal Pergunnahs, is appointed to act, until further orders, as an Assistant Superintendent of Police, and is posted to Burdwan.

The 18th September 1878.—The services of **Mr. W. C. Fasson**, Officiating Assistant Superintendent of Police, 24-Pergunnahs, are placed at the disposal of the Government of India in the Home Department.

ECCLESIASTICAL.—The 14th September 1878.—**The Rev. S. B. Taylor**, Chaplain of St. Thomas' Church, Calcutta, is allowed leave for forty-two days under Section 12, Supplement E to the Civil Leave Code, with effect from the 17th instant.

The 16th September 1878.—The following gentlemen are authorized, under Clause 3, Section 5, Act XV of 1872, to solemnize marriages between persons one or both of whom is a Christian or Christians:—

Mr. Joseph Whitney.

Mr. Joseph Read Broadhead.

Mr. William Clement Kendall.

EDUCATION.—The 17th September 1878.—**Baboo Madhav Chandra Goswami**, Deputy Inspector of Schools, Second Grade, was employed as a temporary Deputy Inspector of Schools of the First Grade from the 28th February to the 31st March 1878, inclusive, vice Baboo Raj Krishna Roy Chowdhuri.

Baboo Baikanta Nath Roy, B.A., Deputy Inspector of Schools, of the Third Grade, was employed as a temporary Deputy Inspector of Schools of the Second Grade from the 28th February to the 31st March 1878, inclusive, vice Baboo Madhav Chandra Goswami.

Baboo Baikanta Nath Roy is appointed temporarily to be a Deputy Inspector of Schools of the Second Grade with effect from the 5th April 1878, during the absence, on deputation, of Baboo Ambika Charan Basu, or until further orders.

OPIUM.—The 13th September 1878.—**Mr. P. Ross**, Assistant Sub-Deputy Opium Agent, attached to the Benares Agency, is allowed leave for three months, under section 9, Supplement F to the Civil Leave Code, with effect from the 13th ultimo.

Mr. F. Garrett is appointed to act as an Assistant Sub-Deputy Opium Agent in the Benares Agency, during the absence, on leave, of Mr. P. Ross, or until further orders, with effect from the date on which he joined his appointment.

FORESTS.—*The 14th September 1878.*—Mr. W. Johnston, Assistant Conservator of Forests, in charge of the Teesta Division, is allowed leave for two months under Chapter I, Section II, paragraph 22 of the Forest Department Code, with effect from such date as he may be relieved of the charge of the Teesta division by Mr. E. Fuchs.

MEDICAL.—*The 6th September 1878.*—Surgeon J. F. Mullen, Officiating Civil Surgeon, Bhagulpore, is appointed to act as Resident Physician of the Medical College Hospital, Calcutta, and as Professor of Pathology in the Medical College, during the absence, on deputation, of Surgeon J. F. P. McConnell, or until further orders.

The 14th September 1878.—Assistant Surgeon Rajkissen Mookerjee, of the Durbhunga Raj Dispensary, was in medical charge of the civil station of Durbhunga from the 13th July to the 26th August last.

MUNICIPAL.—*The 6th September 1878.*—Mr. R. C. Dutt, Officiating Joint-Magistrate and Deputy Collector, Tipperah, is appointed to be a Commissioner of the Municipality of Comilla.

Baboo Shoshee Bhushun Ghosal, Native Doctor, is appointed to be a Commissioner of the Municipality of Colgong, in the district of Bhagulpore, vice Baboo Chunder Kant Das Gupta.

ROAD CRSS.—*The 12th September 1878.*—Mr. E. J. Meara, Executive Engineer, Dinapore division, is appointed to be a member of the Rungpore District Road Cess Committee, vice Mr. J. T. Babonau.

The 14th September 1878.—Mr. G. A. Patten, Officiating Assistant Superintendent of Police, Rungpore, is appointed to be a member of the Rungpore District Road Cess Committee, vice Mr. F. R. S. Collier, transferred.

The following Notification is republished from the *Assam Gazette* :—

No. 108.—*The 4th September 1878.*—On the Report of the Central Examination Committee, the result of the Half-yearly Examination of Assistant Commissioners and Extra Assistant Commissioners, held on the 10th July 1878, and following days, is published for general information :—

NAME.	SUBJECTS IN WHICH PASSED.		SUBJECT IN WHICH STILL HAVE TO PASS.	
	Higher Standard.	Lower Standard.	Higher Standard.	Lower Standard.
Mr. R. B. McCabe, c.a.	•	•	•	•
.. G. W. Place, c.a.	Bengali. Assamese. Bengali.	•	•	•

HORACE A. COCKERELL,
Secy. to the Govt. of Bengal.

The following notification, issued by the Government of India in the Department of Revenue, Agriculture, and Commerce, is published for general information :—

CUSTOMS.

The 12th September 1878.

No. 116.—In exercise of the power conferred by section 23 of the Sea Customs' Act, VIII of 1878, the Governor-General in Council is pleased to direct that the duty on all still wines imported into British India shall henceforward be one rupee per imperial gallon or six quart bottles.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 17th September 1878.—It is hereby notified for general information that, from the 1st October 1878, the thana of Mirsorai, which was (under a notification dated 6th December 1875, as published at page 1506 of Part I of the *Calcutta Gazette* of the 8th idem,) transferred from district Chittagong to district Noakhally and included in subdivision Fenny, shall be retransferred in all jurisdictions to the district of Chittagong, and that the subdivision of Fenny, in district Noakhally, shall comprise thanas Fenny (formerly Amoergaon) and Chagulnaya.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

ROAD CESS NOTIFICATION.

DISTRICT OF CHUMPARUN.

The 13th September 1878.—It is notified, under section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Chumparun have, under section 74 of the Act, determined to levy the cesses under that Act for the ensuing cess year commencing from 1st October 1878 at the following rates, being the maximum rates, and the said rates are published accordingly:—

I. Six pies, or two pice, on every rupee of the annual value of lands under Part II of the Act.

II. The following rates on non-agricultural houses and shops:—

Dwelling-houses estimated to be of the present value of—

	Yearly Cess. Rs. A. P.
Not less than Rs. 100, but less than Rs. 500	... 1 0 0
" 500, " 1,000	... 3 0 0
" 1,000, " 2,000	... 4 8 0
" 2,000 and upwards, Rs. 3 for every Rs. 1,000 or part thereof of the estimated present value.	

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupee. If valued at Rs. 100 or more, to pay according to the rates above shown.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

ROAD CESS NOTIFICATION.

DISTRICT OF JULPIGOREE.

The 13th September 1878.—It is notified, under section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Julpigoree have, under section 74 of the Act, determined to levy the cesses under that Act for the ensuing cess year commencing from 1st October 1878 at the following rates, being the maximum rates, and the said rates are published accordingly:—

I. Six pies, or two pice, on every rupee of the annual value of lands under Part II of the Act.

II. The following rates on non-agricultural houses and shops:—

Dwelling-houses estimated to be of the present value of—

	Yearly Cess. Rs. A. P.
Not less than Rs. 100, but less than Rs. 500	... 1 0 0
" 500, " 1,000	... 3 0 0
" 1,000, " 2,000	... 4 8 0
" 2,000 and upwards, Rs. 3 for every Rs. 1,000 or part thereof of the estimated present value.	

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupee. If valued at Rs. 100 or more, to pay according to the rates above shown.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

ROAD CESS NOTIFICATION.

DISTRICT OF CHITTAGONG.

The 14th September 1878.—It is notified, under section 75 of Act X (B.C.) of 1871 (the District Road Cess Act), that the Road Cess Committee of the district of Chittagong have, under section 74 of the Act, determined to levy the cesses under that Act for the cess year commencing from the 1st October 1878 at the following rates, being the maximum rates, and the said rates are published accordingly:—

I. Six pies, or two pice, on every rupee of the annual value of lands under Part II of the Act.

II. The following rates on non-agricultural houses and shops:—

Dwelling-houses estimated to be of the present value of—

	Yearly Cess. Rs. A. P.
Not less than Rs. 100, but less than Rs. 500	... 1 0 0
" 500, " 1,000	... 3 0 0
" 1,000, " 2,000	... 4 8 0
" 2,000 and upwards, Rs. 3 for every Rs. 1,000 or part thereof of the estimated present value.	

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupee. If valued at Rs. 100 or more, to pay according to the rates above shown.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

ROAD CESS NOTIFICATION.

DISTRICT OF POOREE.

The 16th September 1878.—It is notified, under Section 75, Act X (B.C.) of 1871, (the District Road Cess Act), that the Road Cess Committee of the district of Pooree have, under Section 74 of the Act, determined to levy the cesses under that Act for the cess year commencing from 1st October 1878, at the following rates, being the maximum rates, and the said rates are published accordingly :—

I. Six pies, or two pice, on every rupee of the annual value of lands under Part II of the Act, and on the annual net profits of mines, &c., under Part III of the Act.

II. The following rates on non-agricultural houses and shops.

Dwelling-houses estimated to be of the present value of—

	Yearly Cess. Rs. A. P.
Not less than Rs. 100, but less than Rs. 500	... 1 0 0
" 500, " 1,000	... 3 0 0
" 1,000, " 2,000	... 4 8 0
" 2,000 and upwards, Rs. 3 for every Rs. 1,000 or part thereof of the estimated present value.	

Shops and buildings used for purposes of trade, whose estimated present value is more than Rs. 25 and less than Rs. 100, to pay a yearly tax of one rupee.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

NOTIFICATION.

The 16th September 1878.—In exercise of the power conferred on him by section 234 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased, on the recommendation of the Commissioners of the Municipality of Bansbaria, in the district of Hooghly, at a meeting, to order that the provisions of sections 278 to 284, both inclusive, of Part VII, Chapter II of the said Act, shall be in force in the said Municipality.

RAJENDRA NATH MITRA,
Asst. Secy. to the Govt. of Bengal.

[First Publication.]

NOTIFICATION.

The 12th September 1878.—A plan and estimate amounting to Rs. 12,500 (twelve thousand five hundred) for the construction of a landing stage at Temple's Wharf at the northern end of the port, for the convenience of the traffic passing over the inland vessels wharves at that spot, having been submitted by the Commissioners for making Improvements in the Port of Calcutta, with their Vice-Chairman's letter No. 1305, dated the 23rd July 1878, to the address of the Public Works Department of this Government, and that department having approved of the same, the Lieutenant-Governor is pleased to sanction the project under section 35 of Act V (B.C.) of 1870.

A. MACKENZIE,
Secy. to the Govt. of Bengal.

NOTIFICATION.

The 7th September 1878.—In exercise of the powers conferred upon him by section 314 of the Bengal Municipal Act, 1876, the Lieutenant-Governor is pleased to confirm the Bye-laws stated at foot of this notification, which were made by the Commissioners of the Municipality of Nattore, at a meeting convened expressly for the purpose, and of which due notice had been given, and in exercise of the powers conferred by section 315 of the same Act the Lieutenant-Governor is pleased to sanction the penalties for any breach of the said Bye-laws which have been declared by the Commissioners.

For regulating the time and mode of collecting the taxes.

1. Every officer authorized to grant receipts shall be provided with a certificate of his authority to collect, and every such certificate shall bear the seal of the Municipality and the signature of the Chairman. Every collecting officer, at the time of demanding payment, shall be bound to show this certificate, if required.

2. Payment of purchase-money for property sold, and delivery of the property, shall be made immediately after the sale; and if the purchaser fail to pay the full amount of his bid, it shall be lawful for the distraining officer, at his discretion, to sell the property again on the same or any other day, and the first purchaser shall in such case be responsible to the Commissioners for any loss, which shall be recoverable as a debt due to them.

For regulating the conduct of persons employed by the Commissioners.

3. All persons employed by the Commissioners, whose services may be no longer required, shall be liable to discharge after receipt of previous notice, or pay in advance, for the period of one month, and no such person shall withdraw from the duties of his office without having given previous notice for the period of one month, on pain of forfeiture of one month's salary.

4. All persons now holding, or who may hereafter be appointed to, any office under the Commissioners shall, when required so to do, furnish good security to such amount as the Commissioners may from time to time fix; and any person failing to furnish such security within reasonable time, or within such time as the Commissioners may appoint, shall be held to have thereby forfeited his appointment, and may be removed from office.

For regulating the disposal of offensive matter, rubbish, and dead bodies of animals.

5. Every person within whose premises any human being may die shall, within 12 hours of the death, either remove the body at his own expense to such burning or burial ground as may be fixed by the Municipal Commissioners for the burning and burial of such body, or notify the death to the conservancy overseer; and in such latter case shall pay to the overseer the expense of removing the body at such rate as the Commissioners may from time to time determine.

6. Every person within whose premises any animal may die shall, within four hours after its death, or if death occurs at night, within two hours after daylight, either remove at his own expense the carcass to such place as may be set apart by the Commissioners for the reception of such carcass, or report its death to the conservancy overseer of the division within which such premises may be situated; and in such latter case shall pay to the said overseer the expense of removing the carcass at such rate as the Commissioners may determine: and in cases where the said person is not the owner of the animal, and the owner is known, the owner shall alone be responsible for the payment of such expense, and such expense shall be recoverable as a debt due to the Commissioners. No overseer, when called upon, shall neglect to remove a carcass.

The penalty for infringement shall be a fine not exceeding Rs. 10.

7. No person shall deposit, or cause to be deposited, any carcass, or any part of a carcass, in any place other than such places as may from time to time be appointed by the Commissioners for the reception of such carcass.

The penalty for infringement shall be a fine not exceeding Rs. 10.

For the regulation and management of privies.

8. Every owner or occupier of any house, land, or premises, from which offensive matter is not removed by the said owner or occupier, shall give free access to the servants of the Municipality to his house, land, or premises, for the removal of any night-soil or filth, within such hours as may have been fixed on by the Municipal Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 5.

9. Every person shall construct his privy above ground, and shall provide his privy or premises with a suitable movable receptacle of metal or earthenware.

The penalty for infringement after notice shall be a fine not exceeding Rs. 20.

10. On receipt of a notice from the Municipal Commissioners every owner or occupier of any house, land, or premises in or on which any well privy, or other noxious or improperly constructed privy, may be situated, shall fill up, close, or otherwise alter the construction of the said privy, as may be directed in the notice; and if the orders contained in the notice be not carried out within 15 days, the Commissioners may fill up, close, or otherwise alter the said privy, and any expense incurred in so doing shall be recoverable as a debt due to the Commissioners.

11. No owner or occupier of any house, land, or premises, in or on which any privy may be situated shall allow night-soil or filth of any kind to flow or be discharged from such privy into any drain, water-course, river, tank, hollow or excavation (or any place containing waste and stagnant water), or into any other receptacle but one of the nature described in bye-law 10.

The penalty for infringement shall be a fine not exceeding Rs. 20.

12. No person shall throw, deposit, or discharge any night-soil, sewage, or the contents of any drain, privy, or cess-pool, into any river, tank, khal, water-course, or receptacle for water, or dispose of the above mentioned kinds of offensive matter in any other way than as the Municipal Commissioners may from time to time direct.

The penalty for infringement shall be a fine not exceeding Rs. 20.

13. The Municipal Commissioners may direct the use of lime, coal-tar, carbolic acid, or other deodorants or disinfectants in any privy or premises if at any time it seem to them necessary for the preservation of public health, or for the prevention of infection or spread of disease: provided that the Municipal Commissioners shall be bound to supply such deodorants, &c., at cost price, and the price shall be recoverable as a debt due to the Commissioners.

14. No person shall carry night-soil through the streets otherwise than in a closely covered receptacle, of such description and pattern as shall be required from time to time by the Municipal Commissioners, and between such hours as the Municipal Commissioners may from time to time direct.

For regulating traffic in the streets.

15. Every carriage or cart plying in the streets after one hour after sunset shall carry a light or lights.

The penalty for infringement shall be a fine not exceeding Rs. 5.

16. No owner of any carriage shall allow it to be driven by a driver under 14 years of age.

The penalty for disobedience on the owner's part shall be a fine not exceeding Rs. 10.

For regulating or prohibiting the use of fire-balloons, fire-works, fire-arms, or missiles in the vicinity of public roads.

17. No one shall let off any fire-balloon, fire-work, fire-arm, or any missile in or near a public street without the consent of the Municipal Commissioners previously obtained.

The penalty for infringement shall be a fine not exceeding Rs. 10.

General Bye-laws.

18. No person shall put, or cause to be put, on any house or other building, any spout or other thing intended for the conveyance and discharge of water which shall be so placed that the water discharged therefrom shall be thrown or fall upon any public road or thoroughfare; and the Commissioners shall have power to take down and alter any such spout now in existence, and to recover the costs as a debt due to the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 5.

19. No person shall construct, or place over, or by the side of, any public drain, any bridge, platform, building, or structure of any kind, except by and with the written permission of the Commissioners, and in such manner as they shall direct.

The penalty for infringement shall be a fine not exceeding Rs. 10; penalty for continued infringement after notice, Rs. 3 daily.

20. If any house, wall, or other erection, or any part thereof, fall upon any public highway, or into any public drain, the owner of such house, wall, or erection shall remove it after notice within the time prescribed by the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 10; penalty for continued infringement after notice, Rs. 5 daily.

21. No person shall prepare any channel, or convey water by any channel, across any public thoroughfare except in such manner as shall have been first approved by the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 10; penalty for continued infringement after notice, Rs. 2 daily.

22. No person shall steep in any river, khal, tank, or ditch, within municipal limits, any jute, hemp, bamboos, or other vegetable matter likely to render the water of such river, khal, tank, or ditch offensive or noxious to the neighbourhood.

The penalty for infringement shall be a fine not exceeding Rs. 5; penalty for continued infringement after notice, Rs. 2 daily.

23. No person shall, without the written permission of the Commissioners, set up any obstruction in any nullah or water-course; and the Commissioners may order the removal of any such obstruction on grounds of public health.

The penalty for infringement shall be a fine not exceeding Rs. 10; penalty for continued infringement after notice, Rs. 4 daily.

24. The owner or occupier of any part of the bank of any nullah or water-course shall keep it free from filth, dense vegetation, or other obstruction, and shall at all times allow the Commissioners, or any of their servants duly authorized, to have access to such nullah or water-course for any purpose of public conservancy.

The penalty for infringement shall be a fine not exceeding Rs. 10; penalty for continued infringement after notice, Rs. 5 daily.

25. No person shall let loose, or cause or allow to be let loose, or allow to get loose, any diseased or worn-out animal on any highway.

The penalty for infringement shall be a fine not exceeding Rs. 20.

26. No person shall bury, or cause to be buried, any corpse, or part of a corpse, in any burial ground, in a grave constructed of masonry, in such manner that the top of the coffin, or the body where no coffin is used, shall be at a less depth than five feet from the surface ground.

The penalty for infringement shall be a fine not exceeding Rs. 10.

27. No person shall bury, or cause to be buried, in any burial ground, any corpse, or part of a corpse, in a grave not constructed of masonry, which shall be less than six feet deep.

The penalty for infringement shall be a fine not exceeding Rs. 10.

28. No person shall build or dig, or cause to be built or dug, any grave in any burial ground at a less distance than two feet from any other existing grave.

The penalty for infringement shall be a fine not exceeding Rs. 20.

29. No person shall build or dig, or cause to be built or dug, a grave in any burial place in any other line than that marked out by the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 20.

30. No grave once used shall be opened for the burial of another body without the permission of the Commissioners.

The penalty for infringement shall be a fine not exceeding Rs. 20.

31. No person shall carry a corpse, or part of a corpse, through any highway unless it be decently covered and totally concealed from public view.

The penalty for infringement shall be a fine not exceeding Rs. 10.